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INDEX OF REGULATIONS

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1951, 1952, 1953, 1954, 1955, 1956 and 1957 UNDER THE REGULATIONS ACT

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Provincial Aid (Amending Regulations 342 of Consolidated Regulations 1950)	46/51	Mar. 31/51	86
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	170/51	Aug. 11/51	240
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	222/51	Oct. 6/51	288
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	290/51	Dec. 8/51	356
Idem (Amending O. Reg. 290/51)	242/55	Jan. 14/56	444
Radio-Therapy, Institutes of (New)	139/51	July 7/51	204
Special Grants to Hospitals (New)	64/56	Apr. 28/56	129
PUBLIC HOSPITALS ACT, 1957 Idem (Amending O. Reg. 130/52)	237/57	Oct. 26/57	301
PUBLIC LANDS ACT GENERAL REGULATIONS (New and Revoking O. Regs. 59/44, 228/44, 6/45, 52/45, 17/46, 117/46, 51/48 and 29/49 and Regulations 343 and 344 of Consolidated Regulations 1950)	85/53	June 6/53	116
Idem (Amending O. Reg. 85/53)	129/55	July 23/55	253
	206/56	Nov. 10/56	370
Idem (Amending O. Reg. 85/53)	,	Y I	
Idem (Amending O. Reg. 85/53)	29/57	Feb. 23/57	31
Idem (Amending O. Reg. 85/53)	81/57	Apr. 20/57	87
Idem (Amending O. Reg. 85/53)	163/57_	July 20/57	181
Summer Resort Locations (New)	181/57	Aug. 24/57	197
PUBLIC LIBRARIES ACT GENERAL REGULATIONS (New and Revoking Regulations 345 of Consolidated Regulations 1950 and O. Regs. 8/53, 36/54 and 236/55)	281/57	Jan. 4/58	330
PUBLIC SERVICE ACT GENERAL REGULATIONS (New and Revoking O. Regs. 36/48, 148/48, 65/49, 88/49, 1/50, 247/51, 207/52, 242/52 and 269/52)	135/53	Aug. 8/53	196
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Idem (Amending O. Reg. 135/53)	175/57	Aug. 17/57	195
Idem (Amending O. Reg. 135/53)	176/57	Aug. 17/57	195
Idem (Amending O. Reg. 135/53)	236/57	Oct. 26/57	301
PUBLIC TRUSTEE ACT GENERAL REGULATIONS (Amending O. Reg. 229/44 (C.R.O. 496))	168/57	July 27/57	184
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RACE TRACKS TAX ACT RATE OF TAX (New and Revoking Regulations 347 of Consolidated Regulations 1950 and O. Regs. 88/51, 194/52, 54/53 and 49/54)	58/56	Apr. 28/56	125
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WEED CONTROL ACT Noxious Weeds (New and Revoking O. Regs. 100/46 and 84/49)	85/51	May 12/51	126
WOLF AND BEAR BOUNTY ACT DISPOSITION OF WOLFSKINS (Amending Regulations 370 of Consolidated Regulations 1950)	77/52	Mar. 1/52	229
WORKMEN'S COMPENSATION ACT FIRST-AID REQUIREMENTS (Amending Regulations 371 of Consolidated Regulations 1950)	69/57	Mar. 30/57	74
GENERAL AMENDMENTS (Amending Regulations 371 and 372 of Consolidated Regulations 1950)	92/51	May 19/51	137
Idem (Amending Regulations 371 of Consolidated Regulations 1950)	191/52	May 17/52	348
Idem (Amending Regulations 371 of Consolidated Regulations 1950 and O. Reg. 191/52)	18/53	Feb. 28/53	27
Idem (Amending Regulations 371 of Consolidated Regulations 1950)	47/53	Apr. 18/53	90
Idem (Amending Regulations 371 of Consolidated Regulations 1950)	217/54	Jan. 8/54	21
Idem (Amending Regulations 371 of Consolidated Regulations 1950)	230/55	Dec. 17/55	420
Idem (Amending Regulations 371 of Consolidated Regulations 1950)	253/57	Nov. 16/57	311
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PART II

The regulations filed in 1951, 1952, 1953, 1954, 1955, 1956 and 1957 which

- (a) have been revoked,
- (b) are only revoking regulations, or
- (c) have expired through effluxion of time,

are set out in column 1 and the disposition thereof is set opposite thereto in column 2.

ABBREVIATIONS—Rev., Revoked by O. Reg.;
Revkg., Revoking Regulations only;
Exp., Expired through effluxion of time.

Ontario	Disposition	Ontario	Discosition
Regulations	Disposition	Regulations	Disposition
1/51	Rev. 233/53	65/51	Rev. 227/57
2/51	Exp.	69/51	Rev. 141/53
4/51	Rev. 163/51	70/51	Exp.
9/51	Rev. 199/52	73/51	Rev. 315/52
10/51	Rev. 79/55	74/51	Exp.
11/51	Rev. 329/52	75/51	Rev. 130/52
13/51	Exp.	76/51	Rev. 20/53
16/51	Rev. 227/57	77/51	Revkg.
18/51	Rev. 130/52	79/51	Rev. 176/51
20/51	Exp.	80/51	Rev. 34/56
23/51	Rev. 140/51	81/51	Rev. 19/57
24/51	Rev. 109/53	82/51	Exp.
25/51	Rev. 44/52	83/51	Rev. 98/52
26/51	Rev. 86/54	87/51	Exp.
28/51	Rev. 203/56	88/51	Rev. 58/56
32/51	Rev. 282/52	89/51	Rev. 132/53
34/51	Rev. 30/53	91/51	Exp.
35/51	Exp.	93/51	Exp.
36/51	Rev. 10/52	97/51	Exp.
38/51	Rev. 203/56	100/51	Rev. 81/55
39/51	Rev. 227/57	101/51	Rev. 82/55
40/51	Rev. 227/57	102/51	Rev. 83/55
41/51	Rev. 227/57	103/51	Rev. 33/53
43/51	Exp.	104/51	Exp.
45/51	Exp.	113/51	Exp.
47/51	Rev. 22 7 /57	115/51	Exp.
48/51	Rev. 212/53	117/51	Exp.
50/51	Exp.	118/51	Revkg.
51/51	Ехр.	119/51	Exp.
52/51	Exp.	120/51	Rev. 109/53
54/51	Exp.	121/51	Rev. 227/57
55/51	Rev. 227/57	123/51	Rev. 111/56
56/51	Rev. 156/51	124/51	Rev. 38/52
57/51	Rev. 339/52	125/51	Rev. 310/51
59/51	Rev. 100/56	126/51	Rev. 95/52
60/51	Revkg.	127/51	Exp.
61/51	Rev. 219/54	134/51	Exp.
62/51	Rev. 189/56	135/51	Rev. 185/52
63/51	Rev. 45/55	136/51	Exp.
64/51	Rev. 227/57	137/51	Rev. 308/52

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142/51	Rev. 70/53	217/51	Rev. 304/52
143/51	Rev. 177/52	218/51	Rev. 141/55
144/51	Rev. 198/53	221/51	Rev. 198/53
146/51	Rev. 227/57	222/51	Rev. 202/52
148/51	Exp.	223/51	Rev. 31/57
149/51	Rev. 112/52	224/51	Rev. 106/52
150/51	Rev. 205/56	230/51	Exp.
151/51	Rev. 299/52	231/51	Rev. 161/52
152/51	Rev. 122/52	232/51	Rev. 115/55
153/51	Exp.	233/51	Rev. 83/53
155/51	Revkg.	234/51	Rev. 130/52
156/51	Rev. 318/51	236/51	Rev. 227/57
157/51	Rev. 213/52	237/51	Revkg.
158/51	Rev. 321/51	241/51	Rev. 205/56
159/51	Rev. 262/52	242/51	Exp.
162/51	Rev. 79/52	243/51	Rev. 21/54
164/51	Rev. 210/57	244/51	Rev. 203/56
165/51	Rev. 211/57	245/51	Rev. 212/57
166/51	Rev. 211/57	246/51	Rev. 12/57
167/51	Rev. 192/56	247/51	Rev. 135/53
168/51	Rev. 206/55	248/51	Rev. 251/56
169/51	Rev. 104/52	249/51	Exp.
171/51	Rev. 130/52	251/51	Rev. 115/57
172/51	Exp.	252/51	Rev. 313/52
173/51	Rev. 203/56	253/51	Rev. 198/53
175/51	Rev. 31/57	254/51	Rev. 268/51 and 275/51
176/51	Rev. 98/52	255/51	Rev. 168/55
177/51	Exp.	256/51	Rev. 224/55
178/51	Exp.	257/51	Rev. 178/55
179/51	Rev. 20/52	258/51	Rev. 31/57
180/51	Exp.	259/51	Rev. 135/53
181/51	Rev. 313/52	261/51	Rev. 301/51
182/51	Rev. 199/52	262/51	Rev. 202/52
184/51	Rev. 43/53	264/51	Rev. 205/56
185/51	Rev. 205/51	265/51	Rev. 205/56
187/51	Rev. 85/54	266/51	Rev. 191/53
188/51	Exp.	267/51	Rev. 205/56
189/51	Rev. 27/57	268/51	Exp.
193/51	Exp.	269/51	Rev. 79/52
194/51	Rev. 33/53	270/51	Rev. 203/56
198/51	Exp.	271/51	Rev. 9/55
200/51	Exp.	272/51	Rev. 9/55
201/51	Exp.	274/51	Rev. 33/53
205/51	Rev. 167/52	275/51	Revkg.
206/51	Rev. 79/52	277/51	Rev. 156/52
207/51	Rev. 199/52	278/51	Rev. 139/52
208/51	Rev. 207/54	279/51	Rev. 205/56
209/51	Exp.	280/51	Rev. 205/56
210/51	Rev. 112/52	281/51	Rev. 213/56
211/51	Rev. 287/51	282/51	Rev. 213/56
212/51	Rev. 255/52	283/51	Rev. 205/56
213/51	Rev. 157/52	284/51	Rev. 213/56
214/51	Rev. 26/52	285/51	Rev. 205/56
215/51	Rev. 227/57	286/51	Rev. 205/56

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Ontario Regulations	Disposition	Ontario Regulations	· Disposition
287/51	Rev. 205/56	32/52	Rev. 205/56
288/51	Rev. 111/56	33/52	Rev. 205/56
289/51	Rev. 205/56	34/52	Rev. 205/56
291/51	Rev. 241/55	35/52	Rev. 205/56
294/51	Rev. 241/33 Rev. 205/56	36/52	Rev. 205/56
294/51	Rev. 100/56	37/52	Rev. 205/56
290/51	Rev. 205/56	38/52	Rev. 205/56
298/51	Rev. 205/50 Rev. 206/53	39/52	Rev. 43/53
299/51	Rev. 200/55 Rev. 205/65	44/52	Rev. 30/54
300/51		45/52	Rev. 205/56
	Rev. 205/56	47/52	Rev. 20/53
301/51	Rev. 202/52	51/52	
302/51	Rev. 202/52		Rev. 130/52
305/51	Revkg.	52/52	Rev. 192/53
306/51	Revkg.	53/52	Rev. 205/56
307/51	Revkg.	54/52	Rev. 205/56
308/51	Rev. 205/56	55/52	Rev. 205/56
309/51	Rev. 205/56	56/52	Rev. 205/56
310/51	Rev. 205/56	57/52	Rev. 205/56
311/51	Rev. 205/56	58/52	Rev. 186/56
312/51	D 205/56	59/52	Rev. 205/56
313/51	Rev. 205/56	60/52	Rev. 205/56
314/51	Rev. 205/56	61/52	Rev. 205/56
315/51	Rev. 205/56	62/52	Rev. 205/56
316/51	Rev. 205/56	63/52	Rev. 205/56
317/51	Rev. 205/56	64/52	Rev. 136/53
318/51	Rev. 213/56	65/52	Rev. 205/56
320/51	Rev. 238/55	66/52	Rev. 205/56
321/51	Rev. 57/57	67/52	Rev. 205/56
322/51	Rev. 205/56	70/52	Rev. 198/53
323/51	Rev. 205/56	71/52	Rev. 210/52
325/51	Rev. 21/54	72/52	Exp.
2/52	D 005/5/	73/52	Rev. 232/53
3/52	Rev. 205/56	74/52	Rev. 43/55
4/52	Rev. 205/56	76/52	Rev. 26/55
5/52	Rev. 205/56	78/52	Rev. 166/53
10/52	Revkg.	79/52	Exp.
11/52	Rev. 213/56	83/52	Rev. 168/55
12/52	Rev. 205/56	84/52	Rev. 31/57
13/52	Rev. 205/56	85/52	Rev. 205/56
14/52	Rev. 205/56	86/52	Rev. 205/56
15/52	Rev. 116/56	87/52	Rev. 205/56
17/52	Exp.	88/52	Rev. 205/56
19/52	Rev. 205/56	89/52	Rev. 205/56
20/52	Rev. 205/56	90/52	Rev. 205/56
21/52	Rev. 205/56	91/52	Rev. 205/56
22/52	Rev. 205/56	92/52	Rev. 205/56
23/52	Rev. 205/56	93/52	Rev. 205/56
24/52	Rev. 205/56	94/52	Rev. 205/56
25/52	Rev. 205/56	95/52	Rev. 205/56
26/52	Rev. 205/56	96/52	Rev. 205/56
27/52	Rev. 205/56	97/52	Rev. 205/56
28/52	Rev. 205/56	98/52	See S. of O. 1953, c. 93
29/52	Rev. 205/56	103/52	Exp. 205/56
30/52	Rev. 205/56	104/52	Rev. 205/56
31/52	Rev. 205/56	105/52	Rev. 205/56

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
106/52	Rev. 205/56	188/52	Exp.
107/52	Rev. 205/56	189/52	Exp.
108/52	Rev. 205/56	194/52	Rev. 58/56
109/52	Rev. 205/56	195/52	Rev. 137/55
110/52	Rev. 205/56	198/52	Rev. 308/52
111/52	Rev. 205/56	199/52	Rev. 194/56
112/52	Rev. 205/56	200/52	Rev. 93/55
113/52	Rev. 205/56	201/52	Rev. 93/33 Rev. 64/54
114/52	Rev. 205/56	205/52	Exp.
115/52	Rev. 205/56	207/52	Rev. 135/53
116/52	Rev. 205/56	208/52	Rev. 203/56
117/52	Rev. 205/56	210/52	Rev. 79/55
118/52	Rev. 205/56	211/52	Rev. 80/55
119/52	Rev. 203/56	211/52 214/52	Exp.
121/52	Rev. 203/53		Rev. 168/55
124/52	Rev. 203/33 Rev. 151/52	215/52	•
127/52	Rev. 151/52 Rev. 283/57	218/52 219/52	Rev. 64/54
			Exp.
128/52	Rev. 284/57	221/52	Rev. 106/55
132/52	Rev. 175/52	223/52	Rev.
135/52	Rev. 141/55	224/52	Rev. 61/54
137/52	Rev. 205/56	225/52	Exp.
138/52	Rev. 205/56	227/52	Exp.
139/52	Rev. 205/56	233/52	Rev. 164/53
140/52	Rev. 205/56	237/52	Exp.
141/52	Rev. 205/56	238/52	Exp.
142/52	Rev. 205/56	241/52	Exp.
143/52	Rev. 205/56	242/52	Rev. 135/53
144/52	Rev. 205/56	243/52	Rev. 198/53
145/52	Rev. 205/56	244/52	Rev. 79/55
146/52	Rev. 205/56	248/52	Rev. 251/56
147/52	Rev. 205/56	250/52	Rev. 146/56
151/52	Rev. 9/53	253/52	Rev. 115/57
156/52	Rev. 205/56	254/52	Rev. 194/56
157/52	Rev. 205/56	255/52	Revkg.
158/52	Rev. 205/56	256/52	Rev. 64/54
159/52	Rev. 205/56	258/52	Rev. 223/53
160/52	Exp.	260/52	Rev. 331/52
161/52	Rev. 117/55	262/52	Rev. 30/53
164/52	Rev. 202/52	263/52	Rev. 100/56
165/52	Exp.	264/52	Rev. 137/55
166/52	Exp.	265/52	Exp.
169/52	Exp.	267/52	Exp.
170/52	Exp. 320/52	268/52	Rev. 19/57
171/52	Rev. 239/52	269/52	Rev. 135/53
172/52	Exp.	270/52	Exp.
173/52	Exp.	271/52	Exp.
174/52	Revkg.	272/52	Rev. 15/57
175/52	Rev. 100/54	273/52	Exp.
176/52	Rev. 76/54	274/52	Exp. 24/56
180/52	Exp.	275/52	Rev. 34/56
181/52	Rev. 227/57	276/52	See S. of O. 1953, c. 93
182/52	Rev. 227/57	277/52	Revkg.
183/52	Rev. 227/57	278/52	Rev. 207/54
184/52 185/52	Rev. 198/53 Rev. 205/56	$\begin{array}{ c c c c c }\hline & 280/52 \\ & 282/52 \\ \hline \end{array}$	Rev. 20/53 Rev. 133/53

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
284/52	Rev. 130/57	25/53	See S. of O. 1953, c. 93
285/52	Rev. 129/57	26/53	Exp.
286/52	Rev. 119/54	29/53	Rev. 197/54
289/52	See S. of O. 1953, c. 93	30/53	Rev. 2/56
294/52	Exp.	31/53	Rev. 43/55
295/52	Rev. 232/53	36/53	Rev. 141/55
297/52	Rev. 34/56		
299/52	Rev. 205/56	39/53	Exp.
	Rev. 205/50 Rev. 168/55	41/53	Revkg.
302/52		42/53	Revkg.
303/52	Rev. 150/55	46/53	Rev. 145/55
304/52	Rev. 210/55	51/53	Rev. 198/53
305/52	Rev. 64/54	54/53	Rev. 58/56
306/52	Rev. 58/55	57/53	Exp.
307/52	Exp.	58/53	Exp.
308/52	Rev. 82/55	60/53	Exp.
309/52	Rev. 83/55	61/53	Rev. 34/56
310/52	Rev. 155/57	62/53	Rev. 94/57
313/52	Rev. 198/53	63/53	Rev. 59/54
314/52	Rev. 7/54	64/53	Rev. 128/55
315/52	Rev. 1/57	66/53	Rev. 91/54
316/52	Rev. 146/56	69/53	Rev. 74/53
317/52	Exp.	70/53	Rev. 288/57
318/52	Exp.	72/53	Rev. 74/53
319/52	Rev. 79/55	73/53	Rev. 91/54
321/52	Rev. 212/57	74/53	Revkg.
322/52	Rev. 174/57	76/53	Rev. 198/53
324/52	See S. of O. 1953, c. 93	77/53	Exp.
326/52	Rev. 214/54	78/53	Exp.
330/52	Rev. 8/55		
		81/53	See S. of O. 1953, c. 93
333/52	Exp.	84/53	Rev. 91/54
337/52	Rev. 124/57	87/53	Rev. 137/55
344/52	Rev. 12/53	89/53	Rev. 26/55
345/52	Rev. 20/53	91/53	See S. of O. 1953, c. 93
347/52	Rev. 224/57	92/53	Rev. 104/56
348/52	Rev. 150/54	93/53	Rev. 212/57
349/52	Rev. 93/55	94/53	Rev. 94/54
		97/53	Rev. 79/55
2/53	Rev. 7/54	98/53	Rev. 227/57
3/53	Rev. 20/53	99/53	Rev. 227/57
4/53	Exp.	100/53	Rev. 227/57
5/53	Rev. 9/57	101/53	Rev. 227/57
6/53	Rev. 64/54	102/53	Rev. 227/57
8/53	Rev. 281/57	103/53	Rev. 227/57
9/53	Rev. 25/54	106/53	Rev. 203/56
10/53	Exp.	107/53	Rev. 91/54
12/53	Rev. 197/54	110/53	See S. of O. 1953, c. 93
13/53	Revkg.	112/53	Rev. 114/56
15/53	Rev. 15/54	114/53	Rev. 176/54
16/63	Rev. 91/54	118/53	Rev. 88/56
17/53	Rev. 137/55	124/53	Rev. 91/54
19/53	See S. of O. 1953, c. 93	125/53	Rev. 205/55
20/53	Rev. 94/57	126/53	Rev. 140/54
21/53	Rev. 25/54		See S. of O. 1957, c. 1
23/53	Rev. 25/55	127/53	
23/33	Nev. 413/33	130/53	Rev. 94/54

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Ontario Regulations	Disposition	Ontario Regulations	Disposition
132/53	Rev. 227/56	2/54	Rev. 123/56
133/53	Rev. 287/57	11/54	Rev. 227/57
134/53	Rev. 91/54	12/54	Rev. 79/55
136/53	Rev. 205/56	14/54	Exp.
137/53		15/54	
	Rev. 205/55		Rev. 97/55
143/53	Rev. 194/56	16/54	Rev. 15/55
144/53	Rev. 19/57	17/54	Rev. 81/55
145/53	Rev. 203/56	18/54	Rev. 82/55
146/53	Rev. 82/55	19/54	Rev. 83/55
151/53	Exp.	20/54	Rev. 227/57
152/53	Exp.	21/54	Revkg.
153/53	Rev. 140/54	25/54	Rev. 20/55
154/53	Rev. 203/56	26/54	Exp.
158/53	Rev. 143/54	27/54	Rev. 79/55
159/53	Rev. 198/53	29/54	Rev. 91/54
160/53	Rev. 198/53	30/54	Rev. 224/56
161/53	Rev. 205/56	31/54	Revkg.
163/53	Rev. 91/54	34/54	Rev. 2/56
165/53	Revkg.	35/54	Rev. 214/56
167/53	See S. of O. 1953, c. 93	36/54	Rev. 281/57
168/53	Rev. 198/53	39/54	Rev. 227/57
169/53	Rev. 198/53	40/54	Rev. 203/54
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171/53	Rev. 124/57	41/54	Rev. 204/54
173/53	Rev. 194/56	42/54	Rev. 205/54
177/53	Rev. 168/56	46/54	Rev. 2/56
180/53	Rev. 227/57	47/54	Rev. 142/54
181/53	Rev. 227/57	49/54	Rev. 58/56
184/53	See S. of O. 1953, c. 93	50/54	Rev. 205/56
186/53	Rev. 91/54	51/54	Exp.
187/53	Rev. 140/54	52/54	Exp.
188/53	Rev. 94/54	56/54	Rev. 140/54
189/53	Rev. 212/57	57/54	Exp.
191/53	Rev. 205/56	58/54	Rev. 79/55
192/53	Rev. 205/56	59/54	Rev. 66/54
193/53	Rev. 174/56	60/54	Exp.
195/53	Rev. 18/54	62/54	Rev. 19/57
197/53	Exp.	64/54	Rev. 105/55
198/53	Rev. 79/55	67/54	Rev. 149/56
206/53	Revkg.	71/54	Rev. 181/55
210/53	Rev. 91/54	78/54	Revkg.
212/53	Revkg.	80/54	Rev. 174/56
213/53	Rev. 79/55	90/54	Rev. 26/55
214/53	Rev. 19/57	91/54	Rev. 117/56
215/53	Rev. 34/56	94/54	Rev. 110/55
219/53	Rev. 128/56	95/54	Rev. 127/57
220/53	Rev. 91/54	96/54	Rev. 123/55
222/53	Rev. 133/54	97/54	Rev. 124/55
223/53	Revkg.	98/54	Rev. 283/57
224/53	Rev. 64/54	99/54	Rev. 284/57
225/53	Rev. 225/54	100/54	Rev. 284/57
228/53	Revkg.	101/54	Rev. 94/57
229/53	Revkg.	105/54	Rev. 117/56
230/53	Revkg.	106/54	Rev. 79/55
236/53	Exp.	111/54	Rev. 174/56
1/54	Rev. 94/57	113/54	Rev. 115/57

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114/54 Rev. 106/55	Ontario Regulations	Disposition	Ontario Regulations	Disposition
111/54 Rev. 130/57 7/55 Rev. 174/56 118/54 Rev. 129/57 10/55 Exp. 106/55 119/54 Rev. 129/57 10/55 Exp. 117/56 120/54 Rev. 131/55 20/55 Rev. 15/56 Rev. 132/55 11/55 Rev. 129/57 Rev. 129/55 Rev. 122/56 Rev. 129/55 Rev. 122/56 Rev. 129/55 Rev. 105/55 Rev. 105/55 131/55 Rev. 105/55 Rev. 105/55 131/55 Rev. 138/56 Rev. 138/56 Rev. 138/56 Rev. 27/56 134/54 Rev. 166/56 50/55 Rev. 27/56 134/54 Rev. 174/56 59/55 Rev. 105/55 Rev. 27/56 134/54 Rev. 149/55 Rev. 117/56 59/55 Rev. 117/56 140/54 Rev. 99/55 60/55 Rev. 117/56 140/54 Rev. 99/55 60/55 Rev. 117/56 140/54 Rev. 120/57 77/55 Rev. 140/57 17/55 Rev. 140/57<	114/54	Rev. 106/55	230/54	Rev. 251/56
118/54 Rev. 129/57 8/55 Rev. 106/55 119/54 Rev. 218/57 10/55 Exp. 120/54 Rev. 218/57 18/55 Rev. 117/56 122/54 Rev. 131/55 20/55 Rev. 15/56 123/54 Rev. 111/55 22/55 Rev. 122/56 127/54 Rev. 105/55 21/55 Rev. 122/56 127/54 Rev. 108/55 31/55 Rev. 105/55 130/54 Rev. 69/55 31/55 Rev. 105/55 132/54 Rev. 166/56 50/55 Rev. 227/57 133/54 Rev. 138/56 53/55 Rev. 227/57 134/54 Rev. 138/56 53/55 Rev. 227/57 137/54 Rev. 174/56 59/55 Rev. 105/55 137/54 Rev. 195/55 67/55 Rev. 105/55 137/54 Rev. 119/56 59/55 Rev. 117/56 140/54 Rev. 121/57 77/55 Rev. 232/55 144/54 Rev. 121/57 77/55 Rev. 229/54 145/54 Rev. 115/57				
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228/54 Rev. 174/56 160/55 Rev. 194/56				
229/54 Rev. 194/55 167/55 Rev. 27/56				

PART II—Continued

Ontario Regulations	Disposition	Ontario Regulations	Disposition
169/55	Rev. 145/56	124/56	Rev. 210/56
172/55	Rev. 155/56	127/56	Rev. 128/57
180/55	Rev. 117/56	128/56	Rev. 179/56
187/55	Rev. 185/56	135/56	Rev. 244/56
196/55	Rev. 144/56	138/56	Revkg.
198/55	Rev. 145/56	145/56	Rev. 183/57
199/55	Rev. 120/56	155/56	Rev. 166/57
200/55	Rev. 212/57	157/56	Rev. 212/57
203/55	Rev. 117/56	159/56	Rev. 230/57
206/55	Revkg.	160/56	Rev. 203/56
208/55	Rev. 145/56	173/56	Rev. 187/56
209/55	Exp.	176/56	Rev. 209/56
211/55	Rev. 117/56	177/56	Revkg.
212/55	Rev. 117/56 Rev. 223/56	179/56	Rev. 18/57
216/55	Rev. 225/50 Rev. 10/57	180/56	Rev. 19/57
223/55	Rev. 94/57	186/56	Revkg.
226/55	Rev. 71/57		Rev. 171/57
236/55	Rev. 281/57	188/56 194/56	Rev. 171/57 Rev. 191/57
239/55	Rev. 122/56	194/36	
240/55	Rev. 122/56 Rev. 185/56		Rev. 105/57
241/55	,	205/56	Revkg.
	Rev. 62/56	213/56	Rev. 208/57
243/55	Rev. 172/57	215/56	Rev. 191/57
244/55	Rev. 248/56	227/56	Revkg.
12/56	Rev. 122/56	236/56	Rev. 105/57
14/56	Rev. 227/57	238/56	Revkg.
15/56	Rev. 43/57	248/56	Rev. 272/57
17/56	Exp.	249/56	Revkg.
18/56	Rev. 212/57	5/57	D. 002/57
19/56	Rev. 203/56	5/57	Rev. 283/57
21/56	Rev. 185/56	8/57	Exp.
26/56	Rev. 218/57	16/57	Exp.
33/56	Exp.	17/57	Rev. 91/57
35/56	Rev. 180/56	44/57	Exp.
38/56	Rev. 122/56	51/57	Rev. 94/57
50/56	Rev. 198/57	55/57	Rev. 218/57
51/56	Rev. 185/56	66/57	Exp.
54/56	Rev. 115/57	67/57	Exp.
57/56	Rev. 94/57	68/57	Exp.
60/56	Rev. 145/56	72/57	Rev. 218/57
61/56	Exp.	73/57	Rev. 144/57
62/56	Revkg.	97/57	Exp.
63/56	Exp.	165/57	Rev. 285/57
64/56	Exp.	166/57	Exp.
65/56	Exp.	171/57	Exp.
72/56	Rev. 146/56	188/57	Exp.
80/56	Rev. 117/56	206/57	Exp.
82/56	Rev. 117/56	207/57	Exp.
96/56	Rev. 117/57	220/57	Exp.
102/56	Rev. 128/57	230/57	Exp.
105/56	Rev. 199/57	239/57	Exp.
106/56	Rev. 128/57	249/57	Exp.
110/56	Rev. 138/56	250/57	Exp.
111/56	Revkg.	251/57	Exp.
120/56	Rev. 171/57	275/57	Exp.

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UNIVERSITY OF TORONTO

January 12th, 1957

THE PUBLIC HEALTH ACT

O. Reg. 1/57. Area included by District of Kenora Health Unit.
New and Revoking O. Reg. 315/52.
Made—20th December, 1956.
Filed—3rd January, 1957.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

- 1. The District of Kenora Health Unit may include the areas prescribed in Schedule 1.
 - 2. Ontario Regulations 315/52 are revoked.

SCHEDULE 1

The area in the Territorial District of Kenora consisting of the geographic townships of

- 1. Aubrey, 2. Baird, 3. Ball,
- 4. Balmer, 5. Bateman.
- 6. Boys, 7. Bridges,
- 8. Britton, 9. Broderick,
- 10. Buller, 11. Byshe,
- 12. Code, 13. Coyle,
- 14. Desmond. 15. Devonshire,
- 16. Docker, 17. Dome,
- 18. Eton, 19. Ewart,
- 20. Fairlie, 21. Forgie,
- 22. Gidley, 23. Glass,
- 24. Graves, 25. Gundy,
- 26. Hartman, 27. Haycock,
- 28. Heyson,
- 29. Jackman, 30. Killala, 31. Kirkup,
- 32. Ladysmith,
- 33. le May, 34. MacNicol, 35. MacQuarrie,

- 42. Melgund, 43. Mulcahy, 44. Mutrie, 45. Noyon, 46. Pelican, 47. Pellatt, 48. Pettypiece, 49. Ranger, 50. Redditt,
 - 51. Redvers, 52. Rice, 53. Rowell, 54. Rudd,

36. Mafeking,

40. McGeorge,

41. McMeekin,

38. Manross, 39. McDonough,

37. Malachi,

- 55. Rugby
- 56. Satterly, 57. Shaver,
- 58. Smellie,
- 59. Southworth, 60. Todd, 61. Tustin,
- 62. Umbach, 63. Wabigoon
- 64. Wainwright, 65. Wauchope,
- 66. Willans, 67. Willingdon,
- 68. Work, and
- 69. Zealand,

together with all the remaining territory included within the following limits:

Commencing at the point where the boundary between Ontario and Manitoba is intersected by the 9th Base Line; thence east along the 9th Base Line to a point where it is intersected by the 6th Meridian; thence south along the 6th Meridian to a point where it is intersected by the 4th Base Line; thence west along the 4th Base line to a point where it is intersected by the boundary between Ontario and Manitoba; thence north along that boundary to the point of commencement;

but excepting therefrom

(a) the Town of Kenora,

- (b) the Town of Keewatin.
- (c) the Town of Dryden,
- (d) the Township of Jaffray and Melick,
- (e) the Township of Machin,
- (f) the Improvement Districts of Balmertown, Red Lake and Sioux Narrows, and
- (g) all Indian Reserves.

(5033)

2

THE PUBLIC HEALTH ACT

O. Reg. 2/57.

Board for Port Arthur and District Health Unit.

Amending Regulations 335 of Consolidated Regulations of Ontario, 1950.

Approved—20th December, 1956. Filed-3rd January, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Regulations 335 of Consolidated Regulations of Ontario, 1950 are amended by adding to the Appendix the following Schedule:

SCHEDULE 19A

PORT ARTHUR AND DISTRICT HEALTH UNIT

- 1. The Board of Health of the Port Arthur and District Health Unit shall consist of seven members as follows:
 - (a) one member to be appointed by the Lieu-tenant-Governor in Council;
 - (b) three members to be appointed by the Municipal Council of the City of Port Arthur;
 - (c) one member to be appointed by the Municipal Council of the Township of Nipigon;
 - (d) one member to be appointed by the Municipal Council of the Township of Shuniah; and
 - (c) one member to be appointed by the Board of Trustees of the Improvement District of Dorion.
- 2. A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.
- 3. A member appointed by the board of trustees of an improvement district shall hold office during the pleasure of the board of trustees which appointed him.

M. PHILLIPS Minister of Health

(5034)

THE CHIROPODY ACT

O. Reg. 3/57. General Regulations. Amending O. Reg. 170/55. Approved—20th December, 1956. Filed—3rd January, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE CHIROPODY ACT

1. Clause b of regulation 7 of Ontario Regulations 170/55 is amended by striking out the symbol and figures "\$40" and substituting therefor the symbol and figures "\$60".

THE BOARD OF REGENTS UNDER THE CHIROPODY ACT

Norman D. Foote Daniel D. Bruce Martin L. Cole G. F. Pennal B. A. Ballard

(5035)

January 19th, 1957

THE LIQUOR LICENCE ACT

O. Reg. 4/57
General Regulations.
Amending Regulations 240 of Consolidated Regulations of Ontario, 1950.
Made—5th December, 1956.
Approved—20th December, 1956.
Filed—8th January, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR LICENCE ACT

- 1. In these regulations "principal Regulations" means Regulations 240 of Consolidated Regulations of Ontario, 1950.
- **2.** Regulation 14 of the principal Regulations is revoked and the following substituted therefor:
 - 14.(1) In every licensed dining lounge or dining room there shall be not less than 15 square feet of floor space for each chair or seat therein.
 - (2) In every licensed lounge or public house there shall be not less than 12 square feet of floor space for each chair, stool or seat therein.
- **3.** Regulation 19 of the principal Regulations is amended by adding after "Christmas Day" in the second line "the day of the funeral of the reigning monarch".
- 4. Subregulation 1 of regulation 21 of the principal Regulations is amended by adding after "sold" in the first line "and served".
- **5.** Subregulation 3 of regulation 21 of the principal Regulations is amended by adding after "sale" in the third line "and service".
- 6.(1) Clause a of subregulation 1 of regulation 46 of the principal Regulations is amended by striking out "23" in the fifth line and substituting therefor "26" and by striking out "43" in the sixth line and substituting therefor "46".
- (2) Clause b of subregulation 1 of regulation 46 of the principal Regulations is amended by striking out "24" in the fifth line and substituting therefor "27" and by striking out "44" in the sixth line and substituting therefor "47".
- (3) Clause c of subregulation 1 of regulation 46 of the principal Regulations is amended by striking out "24" in the fifth line and substituting therefor "27" and by striking out "44" in the sixth line and substituting therefor "47".
- 7. Clause *b* of regulation 54 of the principal Regulations is amended by striking out "of one" in the second line.

- 8. Clause b of regulation 56 of the principal Regulations is revoked and the following substituted therefor:
 - (b) any offence against the provisions existing since the 1st day of July 1934 of any Act of Ontario, involving the selling, keeping for sale or supplying of liquor;
- **9.** The principal Regulations are amended by adding immediately after Regulation 62 the following regulation:
 - 63a. Where subsection 2 of section 44 of the Act applies by virtue of the operation of section 44a to an issuer or transferor of shares of the capital stock of an incorporated company that is the holder of a licence, the issuer or transferor shall pay the proportion of the transfer fee which the shares issued or transferred bears to the issued capital stock of the company.

Dated at Toronto, the 5th day of December, ${\rm A.D.}$ 1956.

THE LIQUOR LICENCE BOARD OF ONTARIO

W. T. Robb, Chairman.

W. T. NUGENT, Vice-Chairman.

(5065)

3

THE FARM PRODUCTS MARKETING ACT

O. Reg. 5/57
The Ontario Asparagus Growers' Marketing-for-Processing Scheme.
Amending O. Reg. 127/52.
Made—10th January, 1957.
Filed—14th January, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.(1) Clause a of section 10 of schedule 1 of Ontario Regulations 127/52 as remade by regulation 3 of Ontario Regulations 98/54 is struck out and the following substituted therefor:
 - (a) District 1, four members;
- (2) Clause d of section 10 of schedule 1 of Ontario Regulations 127/52 as remade by regulation 3 of Ontario Regulations 98/54 is struck out and the following substituted therefor:
 - (d) District 4, three members.

(5072)



January 26th, 1957

THE PUBLIC HOSPITALS ACT

O. Reg. 6/57. Classification of Hospitals. Amending O. Reg. 130/52. Made—20th December, 1956. Filed—17th January, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 185/56, is amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group B Hospitals", "Group C Hospitals", "Group F Hospitals" and "Group G Hospitals", as set forth in Schedules I, II, III and IV hereto.

SCHEDULE I GROUP B HOSPITALS

Column 1	Column 2		Column 3	
Item		ures k out		ures ituted
5	171	55	161	79
33	275	134	277	134
44	307	146	287	143

SCHEDULE II GROUP C HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
6	23	16	53	30
13	27	22	51	36
18	47	33	36	22
38	30	17	42	21
50	42	21	58	26

SCHEDULE III GROUP F HOSPITALS

COLUMN 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
5	284	246	300	262

SCHEDULE IV

GROUP G HOSPITALS

Column 1	Colum	N 2	Colu	MN 3
Item	Figures struck out		Figures substituted	
24	40	40	42	42

- (2) Schedule 1 of Ontario Regulations 130/52 is further amended by
 - (a) adding the following item under the heading "Group A Hospitals":
- 8a Toronto New Mount Sinai Hospital 373 116
 - (b) (i) adding the following items under the heading "Group B Hospitals":

21a	Oakville	Oakville-Trafalgar Memorial Hospital	157	57
44a	Sudbury	Sudbury Memorial Hospital	220	74
50a	Toronto	Queensway Hospital	131	44

- (ii) striking out item 49 under the heading "Group B Hospitals";
- (c) striking out item 56 under the heading "Group C Hospitals";
- (d) adding the following item under the heading "Group F Hospitals":
- 1a Kingston St. Mary's-of-the-Lake Hospital 206 165
 - (e) (i) adding the following items under the heading "Group G Hospitals":

I - J. Mints II-mital

<i>s</i> a	Coenrane	(Chronic Patients Unit)	34	24
22a	Sudbury	Sudbury Memorial Hospital (Chronic Patients		
		Unit)	28	21

(ii) striking out item 12 under the heading "Group G Hospitals".

(5101) 4

THE PUBLIC HOSPITALS ACT

O. Reg. 7/57. Capital Grants. Amending O. Reg. 202/52. Made—20th December, 1956. Filed—17th January, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Regulation 3 of Ontario Regulations 202/52 is amended by adding the following subregulation:

- (4a) Notwithstanding subregulation 4, a capital grant for a nurses' residence in the case of a Group D hospital shall not exceed
 - (a) in respect of new construction, 33-1/3 per cent, and
 - (b) in respect of the purchase of existing buildings or alterations or additions, 50 per cent

of the estimated cost.

(5102)

4 |

THE PUBLIC HOSPITALS ACT

O. Reg. 8/57. Capital Grants. Amending O. Reg. 202/52. Made—20th December, 1956. Filed—17th January, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. In these regulations "population" means
 - (a) in respect of a city, the population according to the last revised assessment roll, and
 - (b) in respect of a county, the total population according to the last revised assessment rolls of all the cities, towns, villages and townships in the county.
- 2. Notwithstanding subregulation 1 of regulation 5 of Ontario Regulations 202/52, where a building project has been approved a hospital-construction capital grant shall be paid to a hospital located in a city having a population not over 51,000 and not under 25,000 in a county having a population of 72,000 or more if
 - (a) the total number of beds proposed by the hospital is not under 90 and not over 160, and
 - (b) the city in which the hospital is located has agreed to contribute at least 40 per cent of the estimated cost of the building project.
 - 3. These regulations expire on the 1st of July, 1957.

(5103)

4

THE DIVISION COURTS ACT

O. Reg. 9/57.
Division Court Boundaries.
Amending O. Reg. 270/50 (C.R.O. 393)
and revoking O. Reg. 5/53.
Made—17th January, 1957.
Filed—22nd January, 1957.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 (C.R.O. 393), as amended by Ontario Regulations 5/53, is further amended by striking out:

Oxford 1 134

Oxford	2	135
Oxford	4	137
Oxford	5	138
Oxford	6	139
Oxford	7	140

and substituting therefor:

Oxford	1	134
Oxford	4	137
Oxford	5	138
Oxford	6	139
Oxford	7	140

2. Schedule 134, as remade by Ontario Regulations 5/53, and schedule 135, of Ontario Regulations 270/50 (C.R.O. 393), are struck out and the following substituted therefor:

SCHEDULE 134

- 1. The City of Woodstock.
- 2. The Village of Embro.
- 3. The townships of
 - (a) Blenheim,
 - (b) East Nissouri,
 - (c) East Oxford, and
 - (d) West Zorra.
- 4. That part of the Township of Blandford lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 10; thence westerly along that boundary to the boundary between the townships of Blandford and East Zorra; thence in a general southerly and south-westerly direction along that boundary to the northerly boundary of the City of Woodstock; thence easterly and southerly along the boundary between the city and the Township of Blandford to and extending easterly along the southerly boundary of the Township of Blandford to the place of commencement.

5. That part of the Township of East Zorra lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly limit of lot 25 in Concession 9; thence easterly along the production and the northerly limit of lot 25 across concessions 9 to 17, both inclusive, and its production easterly to the boundary between the townships of East Zorra and Blandford; thence southerly and south-westerly along that boundary to the northerly boundary of the City of Woodstock; thence south-westerly along the boundary between the City and the Township of East Zorra to and extending westerly along the southerly boundary of the Township of East Zorra to the place of commencement.

6. That part of the Township of West Oxford lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the boundary between the townships of West Oxford and East Oxford to the southerly boundary of the City of Woodstock; thence westerly, southwesterly and north-westerly along the boundary between the city and the Township of West

Oxford to and extending westerly along the boundary between the townships of West Oxford and West Zorra to the production northerly of the westerly limit of lot 6 in the Broken Front Concession of the Township of West Oxford; thence southerly along the production and the westerly limit of lot 6 across the Broken Front Concession and concessions 1 to 6, both inclusive, and its production southerly to the southerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

7. That part of the Township of North Oxford lying within a line described as follows:

Commencing at the most easterly angle of the township; thence westerly along the northerly boundary of the township to the production northerly of the easterly limit of lot 16 in Concession 1; thence southerly along the production and the easterly limit of lot 16 across concessions 1, 2 and 3 and its production southerly to the southerly boundary of the township; thence in a general north-easterly direction along the southerly boundary of the township to and extending north-easterly along the boundary between the township and the City of Woodstock to the place of commencement.

3. Ontario Regulations 5/53 are revoked.

(5122)

THE MINING ACT

O. Reg. 10/57.

Exploratory Licences and Leases for Oil and Gas in the Lower Great Lakes. New and revoking O. Reg. 216/55. Made—17th January, 1957. Filed—22nd January, 1957.

REGULATIONS MADE UNDER THE MINING ACT

LICENCE OF OCCUPATION TO EXPLORE FOR NATURAL GAS AND PETROLEUM ON CROWN LANDS UNDER THE WATERS OF THE DETROIT RIVER, LAKE ST. CLAIR, THE ST. CLAIR RIVER, LAKE HURON, AND LAKE ERIE EXCEPT THAT PART LYING IN THE COUNTIES OF WELLAND, HALDIMAND AND NORFOLK

- 1.(1) The Minister may issue a licence of occupation authorizing the holder to explore for natural gas and petroleum on Crown lands under the waters of the Detroit River, Lake St. Clair, the St. Clair River, Lake Huron, and Lake Erie except that part lying in the counties of Welland, Haldimand and Norfolk, in Form 1.
- (2) The licence shall be issued only upon application in writing to the Minister.
 - (3) The application shall be accompanied by
 - (a) a sketch and description of the area for which application is made, and
 - (b) a statement showing the financial ability of the applicant to undertake the exploratory work required by these regulations.
- 2. The licence shall be for an area not in excess of 8 square miles with rectangular boundaries wherever possible but in no case shall the length of the area be more than twice the width, except where the boundaries of adjoining areas granted under licence or lease are irregular.

- **3.** No person shall apply for more than 3 licences in any 12-month period.
 - 4. The licence shall be for a term of 3 years.
- 5. The annual fee for a licence of occupation shall be 15 cents an acre, or \$200, whichever is the greater.
 - 6. The licensee shall expend
 - (a) during the first year of the term of the licence, a sum averaging at least \$500 a square mile or fraction thereof, and
 - (b) during each of the second and third years of the term of the licence, a sum averaging at least \$1000 a square mile or fraction thereof,

in geophysical exploration or drilling on the area specified in the licence.

- 7.(1) Where, during the third year of the term of the licence, the licensee is prevented by weather or water conditions from carrying out the geophysical exploration or drilling required under these regulations, or any additional geophysical exploration or drilling that may be necessary to prove the presence of natural gas or petroleum in commercial quantities, the Minister may, upon application in writing within 30 days following the end of the third year of the term of the licence, extend the licence for a period not exceeding 5 months.
- (2) The months from November to March, both inclusive, shall not be computed in the extended period.
- (3) Where a sworn statement as required by regulation 15 is submitted, expenditures made or work performed during the extended period is deemed to have been made or performed during the third year of the term of the licence.
- 8.(1) Where a licensee is the holder of more than one licence for areas under the same body of water, and the amount expended on the area in one of the licences is in excess of the minimum required by regulation 6, the licensee may credit the excess so expended in any 12-month period to one or more of the other licences for the same period.
- (2) The licensee shall state in the sworn statement required by regulation 15
 - (a) the licence for the area on which the excess expenditure was made, and
 - (b) the licence or licences to which the excess expenditure is being credited.
- **9.**(1) Where separate holders of separate licences for areas under the same body of water carry out geophysical exploration under the licences jointly each licensee may credit the amount actually expended by him to any or all of the licences held by him.
- (2) Each licensee shall state in the sworn statement required by regulation 15
 - (a) the total amount expended in the joint operation,
 - (b) the amount actually expended by him, and
 - (c) the licence or licences to which the amount expended by him is to be credited.
- 10.(1) Where separate holders of two separate licences for areas which are contiguous jointly engage in drilling a well within half a mile of the common boundary, each licensee may credit to his licence the amount actually expended by him in the joint drilling.

- (2) Each licensee shall state in the sworn statement required by regulation 15
 - (a) the total cost of the joint drilling, and
 - (b) the amount referable to each licensee engaged in the joint drilling.
- 11. Where during any year of the term of the licence the licensee expends an amount greater than that required under these regulations for that year, he shall be entitled to credit the excess amount against the amount required to be expended in any other year or years of the term of the licence.
- 12.(1) Where in the first year of the term of a licence the licensee expends in respect of the licence an amount less than the minimum required by regulation 6 for the purposes therein, the licensee shall deposit with the Minister within the first 30 days of the second year of the term, an amount equal to the difference between the amount expended and the minimum required to be expended.
- (2) Where the amount expended by a licensee in respect of a licence in the first and second years of the term of the licence is less than the minimum required by regulation 6 for the purposes therein, the licensee shall deposit with the Minister
 - (a) within the first 30 days of the third year of the term an amount equal to the difference between the amount expended and the minimum required to be expended, and
 - (b) within the first 60 days of the third year of the term, an amount equal to the minimum required to be expended in the third year.
- (3) Amounts deposited with the Minister shall be in currency, or Dominion of Canada or Ontario Government bonds.
- 13.(1) Subject to subregulation 2, where a licensee expends the minimum required for the year in respect of which an amount has been deposited with the Minister under regulation 12, the amount deposited shall be refunded upon proof of the expenditure by means of the statement required by regulation 15.
- (2) Any sum expended in respect of a licence during the term or extended term remaining after an amount has been deposited with the Minister shall be applied to the credit of the first year, second year, and third year of the term of the licence, in that order.
- 14.(1) Where an amount has been deposited with the Minister in respect of a licence, and the licensee
 - (a) fails to deposit any further amounts in the amount and within the times required by these regulations, or
 - (b) fails to expend the minimum amounts required by regulation 6 within the term or extended term of the licence,

that part of the amount deposited which equals the difference between the minimum required to be expended in the year for which the deposit was made, and the amount expended for that year, shall be forfeit to the Crown in right of Ontario.

- (2) Where part of an amount deposited with the Minister is forfeited the balance shall be refunded to the licensee within 30 days following the date of the forfeiture.
- (3) Upon forfeiture of an amount deposited with the Minister, the licence in respect of which the deposit was made shall be cancelled.
- 15.(1) Within 30 days after each anniversary date of the issue, and within 30 days after the expiration of any extended period, of the licence the licensee shall submit a sworn statement to the Minister

- (a) detailing the amount and manner of all expenditures made by him in geophysical exploration and drilling, and
- (b) giving the full particulars of the work and operations carried on by him

during the previous 12-month period or extended period on the area specified in the licence.

- (2) Where the Minister is not satisfied by the sworn statement of the licensee that he has expended the sums prescribed by these regulations, for which the statement has been submitted, the Minister may send a notice by registered mail to the licensee at his last-known address recorded in the Department, requiring him to submit such further details as may in the opinion of the Minister be necessary to prove that the expenditure complies with these regulations and if the licensee is still unable to satisfy the Minister that the expenditures have been properly made within the requirements of these regulations, the Minister may disallow the expenditures or any part of them.
- (3) No expenditures other than those detailed in the sworn statement referred to in regulation 15 and allowed by the Minister shall be credited to the minimum required to be expended under regulation 6.
- 16. While a licence is in force the licensee shall have the sole and exclusive right to drill for natural gas and petroleum on the area specified in the licence.
- 17. A licence shall not grant the right to prospect for mines and minerals other than natural gas and petroleum and shall not limit the staking or acquiring of other mines and minerals under the Act.
- 18. The Minister may at any time enter upon the lands specified in the licence and remove sand and gravel therefrom or may authorize any other person so to do under *The Beach Protection Act*.

NATURAL GAS AND PETROLEUM LEASES

19.(1) Where the Minister

- (a) is satisfied that a well drilled in the area specified in the licence, or in a licence for a contiguous area held by the same person, has ascertained the presence of natural gas or petroleum in commercial quantities, and
- (b) sends a notice thereof by registered mail to the licensee at his last-known address recorded in the Department.

the licensee shall within 60 days after the date of the notice make an application for a lease of the lands included in the licence, or any portion thereof, but as far as practicable the longitudinal boundaries of the area shall be not more than twice its width.

- (2) Within 30 days after making application for lease or within such further period of time as the Minister may authorize, the applicant shall have the lands to be included in the lease surveyed by an Ontario Land Surveyor in accordance with instructions from the Surveyor General.
- 20.(1) Where the Minister has accepted an application for a lease and the applicant has complied with regulation 6, the Minister shall issue to the applicant a lease authorizing the lessee to prospect for and recover natural gas and petroleum.
 - (2) The lease shall be in Form 2.
- (3) The annual rental shall be at the rate of \$1 an acre, or \$640, whichever is the greater.
 - (4) The term of the lease shall be 21 years.

- (5) Royalty shall be payable to the Treasurer of Ontario on natural gas, petroleum and petroleum products as follows:
 - (a) on all natural gas produced,
 - (i) 3 cents per 1,000 cubic feet, or
 - (ii) 8 per cent of the prevailing field price for natural gas,

whichever is the greater:

(b) on all petroleum and petroleum products 10 per cent of the actual value at the wellhead,

but no royalty shall be payable on natural gas, petroleum or petroleum products used on the premises for drilling or exploration purposes.

- (6) Where the production or distribution of natural gas is restricted or limited under *The Ontario Fuel Board Act*, 1954, the Minister may reduce or suspend the rental payable by the lessee in such manner and to such extent as he may deem expedient.
- (7) Where commercial production of natural gas or petroleum is obtained and where at any time before the expiry of the lease the Minister is satisfied that the productive life of the lease is longer than the term thereof, he may renew the lease for successive periods of not more than 21 years each.
 - (8) The lessee shall
 - (a) keep a record of all natural gas, petroleum and petroleum products produced, sold or otherwise disposed of each year under each lease or group of leases held by him, and
 - (b) within 30 days after each anniversary date of the lease submit to the Minister a sworn statement showing the quantity and actual value at the well-head of all natural gas, petroleum and petroleum products produced during the previous 12-month period.
- (9) The Minister or any person authorized by him may at any time enter upon the lands described in the lease and examine all books, records and papers used or kept in connection with the operations of the lessee on the lands.

GENERAL

21.(1) If default is made

- (a) in the performance or observance of the terms and conditions of a licence, or of the Act or these regulations respecting the licence, or
- (b) by a lessee in payment of rent or royalties, or both, or of the Act or these regulations respecting his lease,

and the default is not remedied within 30 days after notice has been delivered or sent by registered post to the holder of the licence or the lessee, as the case may be, at his last-known address recorded with the Department, setting forth the default and calling upon him to remedy the default, the Minister may forthwith

- (c) in the case of a licence, cancel the licence, or
- (d) in the case of a lease, declare the lease forfeit and void.
- (2) Where a lease is issued for the area in a licence, the licence is thereupon terminated.
- 22. The licensee or lessee, as the case may be, shall comply with the objectives for Boundary Waters Quality Control established by the International Joint

Commission and approved by the Governments of Canada and the United States of America.

- 23. The licensee or lessee, as the case may be, shall carry out all drilling and exploratory work in accordance with The Onlario Fuel Board Act, 1954, The Beds of Navigable Waters Act, The Navigable Waters Protection Act (Canada), The Lakes and Rivers Improvement Act and all regulations made under those Acts.
- **24.** A lease or licence or any interest therein, shall not be transferred or assigned without the consent in writing of the Minister or Deputy Minister.
- **25.**(1) A licensee or lessee may, on 30 days prior notice, surrender any part of the lands contained in a licence or a lease provided the part being retained complies with regulation 2 or regulation 19 as the case may be.
- (2) Where a surrender has been made under subregulation 1, the annual fee, expenditure or rent for the year in which the surrender is made shall be based on the area in the licence or lease at the commencement of that year, but the annual fee, expenditure or rent for ensuing years shall be based on the area being retained.
- **26.** A licensee or lessee, as the case may be, shall not in any way interfere with navigation or with the use of any docks or wharves now existing or which may be hereafter constructed upon or built out from the shoreline into the waters covering any of the lands described in a licence or lease, or with the right of access by water of the riparian owner.
- 27. The licensee or lessee, as the case may be, shall do no damage to or interfere with the fishing or nets or appliances used for fishing purposes in the waters over the lands described in a licence or lease by discharging salt water, oil or any other deleterious substance into the waters or by the doing of any other act, and shall comply with all directions of the Minister of Mines or his agent with respect to the disposal of any such substance.

REVOCATION

28. Ontario Regulations 216/55 are revoked.

FORM 1

The Mining Act

EXPLORATORY LICENCE OF OCCUPATION

NO.

to enter upon and explore for natural gas and petroleum on the area specified in Schedule 1 upon the following terms and conditions:

- 2. This licence shall be for a term of three years commencing.....
 - 3. The licensee shall expend
 - (a) during the first year of the term of the licence a sum averaging \$500. a square mile or fraction thereof; and

- (b) during each of the second and third years of the term of the licence a sum averaging \$1,000. a square mile or fraction thereof.
- 4. This licence, or any interest therein, shall not be transferred or assigned without the consent in writing of the Minister or Deputy Minister.

Minister of Mines

FORM 2

The Mining Act

This indenture made the.....day of.....

one thousand nine hundred and.....in pursuance of The Short Forms of Leases Act

BETWEEN:

HER MAJESTY THE QUEEN in right of Ontario, as represented by the Minister of Mines,

hereinafter called the lessor of the First Part

-and-

hereinafter called the lessee of the Second Part

WITNESSETH that under Section 46 of *The Mining Act* and the regulations, and subject to the provisions thereof, and in consideration of the rents, royalties, covenants and agreements hereinafter reserved and contained on the part of the lessee, the lessor doth demise and lease unto the lessee all that parcel or tract of land lying and being

containing

acres, more or less.

TO HAVE AND TO HOLD the said demised premises for the purpose of exploring for and producing natural gas, petroleum and petroleum products for and during the term of twenty-one years to be computed from the day of , one thousand nine hundred and , and thenceforth next ensuing and fully to be complete and ended.

YIELDING AND PAYING therefor yearly and every year the rent or sum of payable on the following days and times, that is to say, on the day of in each year of the said term, the first of such payments to become due and be made on or before the day of

ALSO YIELDING AND PAYING therefor yearly and every year during the said term royalties as follows:

- (a) on all natural gas produced, 3 cents per 1,000 cubic feet or 8 per cent of the prevailing field price for natural gas, whichever is the greater; and
- (b) on all petroleum and petroleum products, 10 percent of the actual value at the well-head

but no royalty shall be payable on natural gas, petroleum or petroleum products used on the premises for drilling or exploration purposes,

such payment to be made on or before the day of in each year.

THE LESSEE shall on or before the day of in each year submit to the lessor a sworn statement showing the quantity of natural gas obtained or saved and the prevailing field price thereof, and the quantity and actual value at the well-head of all petroleum and petroleum products obtained or saved from the herein described lands during the 12-month period ending 30 days preceding the said date

THE SAID LESSEE covenants with the said lessor to pay rent and royalties.

AND TO PAY taxes including local improvements.

AND THAT THE SAID LESSOR may enter and view state of repair; and that the said lessee will repair according to notice in writing, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

AND THAT he will leave the premises in good repair, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

PROVIDED that, at the expiration of the lease, or where the lease is forfeited, the provisions of Section 68 of *The Mining Act* shall apply mutatis mutandis.

PROVISO for re-entry by the said lessor on non performance of covenants.

RESERVING the free use, passage and enjoyment of, in, over and upon all navigable waters which shall or may be found on or under or be flowing through or upon any part of the said parcel or tract of land hereby demised.

RESERVING FURTHER such use of the land hereby demised for such works as may be necessary for the development of water power and the development, transmission and distribution of electrical power and the transmission of natural gas, petroleum and petroleum products, including the construction, maintenance and operation of roads, railroads, transmission lines and stations, flumes, pipe lines, dams, power houses and other works and structures without any liability.

RESERVING ALSO all trees standing or being on the herein described lands, together with the right to enter upon the herein described lands to remove the timber, as provided by Section 103 of *The Mining Act*, R.S.O. 1950, Chapter 236.

RESERVING ALSO ten per cent of the acreage herein described for roads and the right to lay out roads where the Crown or its officers may deem necessary.

PROVIDED that where the lessor is satisfied before the expiry of this lease that the productive life of the lands herein described is longer than the term hereof, this lease may be renewed for successive periods of not more than twenty-one (21) years and each and every renewal shall date from the day following the expiration of this lease or the last renewal thereof, if application therefor is made to the Minister of Mines within ninety days of the expiration of this lease or the last renewal thereof, or within such further period as the Minister of Mines in the circumstances may deem proper.

PROVIDED that all drilling and other exploratory work on the herein described lands shall be carried out in accordance with the provisions of *The Ontario Fuel Board Act*, 1954, and amendments thereto, *The Beds of Navigable Waters Act*, The Navigable Waters Protection Act (Canada), The Lakes and Rivers Improvement Act, and all regulations made under those Acts.

PROVIDED that in default of compliance with any of the terms, requirements, provisions and conditions herein contained, or of payment of the rent or royalties as aforesaid during the said terms, the lease shall be held to have ceased, ended and determined, and all the right, title, or claim of the said lessee under the lease shall revert to and become the property of and be vested in the lessor anything herein contained notwithstanding.

PROVIDED that this lease and the terms hereby created shall not be transferred or assigned without the written consent of the Minister of Mines or Deputy Minister of Mines.

PROVIDED that the lessee subject to the approval of the lessor shall have the right to erect such structures and lay pipe lines under the waters of Lake Erie within the herein described limits as are necessary to carry out the operations of exploring, drilling for, producing, collecting, storing, removing and transmitting natural gas, petroleum and petroleum products.

PROVIDED that the lessee shall not in any way interfere with navigation or with the use of any docks or wharves now existing or which may be hereafter constructed upon or built out from the shoreline into the waters covering any part of the lands herein described or with the right of access to water by the riparian proprietor.

PROVIDED that the lessee shall not do damage to or interfere with the fishing or nets or appliances used for fishing purposes in the waters over the herein described lands by discharging salt water, oil or any other deleterious substance into the said waters or by the doing of any other act, and shall comply with all directions of the Minister of Mines or his agent with respect to the disposal of any such substance.

PROVIDED that no petroleum, petroleum products or natural gas obtained or saved from the herein described lands shall be conveyed outside of Ontario.

PROVIDED that the books, accounts and records of the lessee having references to the operations of the herein described lands and the plant and machinery in connection therewith shall at all times be open to inspection by the Minister of Mines or his authorized agent.

PROVIDED that the lessee shall comply with the objectives for Boundary Waters Quality Control established by the International Joint Commission and approved by the Governments of Canada and the United States of America.

PROVIDED that the right to remove, and to allow the removal of, sand and gravel and other mines and minerals, excepting natural gas, petroleum and petroleum products, from the herein described lands, and to grant such parts of the said lands for water lots, wharves and such other purposes as may be deemed necessary, is specifically reserved to the Crown.

THE SAID LESSEE covenants with the said lessor to comply with Section 102 of *The Mining Act*.

PROVIDED that the terms and conditions hereof shall not be construed as conveying any right or interest to the mines and minerals other than natural gas and petroleum and shall not limit the staking or acquiring of other mines and minerals under *The Mining Act*.

WHERE the word "Lessee" occurs in this indenture, it shall include the heirs, executors, administrators, successors and assigns of the lessee.

IN WITNESS WHEREOF the said parties have hereunto set their hands and seals.

SIGNED, SEALED AND DELIVERED

In the presence of

Minister of Mines.

(5123)

4

THE MENTAL HOSPITALS ACT

O. Reg. 11/57.

Forms.

Amending O. Reg. 26/44 (C.R.O. 466) Made—17th January, 1957. Filed—22nd January, 1957.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

- 1. Ontario Regulations 26/44 (C.R.O. 466), as amended by Ontario Regulations 259/52 and 139/55, are further amended by adding the following regulations:
 - 29. The certificate of a medical practitioner under subsection 3 of section 56c, section 56h and section 56k of the Act shall be in form 45.
 - 30. The history form under section 56h of the Act shall be in form 46.

FORM 45

The Mental Hospitals Act

CERTIFICATE OF A MEDICAL PRACTITIONER

I believe that......is in need of care in the {Observation Unit}

(name of hospital)

(signature of medical practitioner)

(address)

\Detention Unit∫

Date.....19....

FORM 46

The Mental Hospitals Act

HISTORY OF PATIENT ADMITTED TO AN OBSERVATION UNIT

Name of patient in full:

Address in full:

Age: Sex: Marital Status: Occupation:

Date of admission to hospital:

Date of admission to observation unit:

Has the patient had psychiatric treatment previously?

If so, describe:

Has the patient been admitted to a hospital for psychiatric treatment previously? If so, where and

when?

Describe onset of present illness:

What developments have made confinement in an observation unit necessary?

(signature of admitting physician)

Date......19....

(5124)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 12/57.

Schedule for the Painting and Decorating Industry in the Port Arthur-Fort William Zone.

New, and revoking O. Reg. 246/51. Made—17th January, 1957. Filed—23rd January, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 246/51 are revoked.
- **3.** These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE PORT ARTHUR—FORT WILLIAM ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Labour Day,

- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 7 a.m. and 6 p.m.
- 3.(1) Night work is work performed by an employee
 - (a) that cannot be performed during a regular working-day,
 - (b) that is performed other than on a holiday, or on a job completed in a 20-hour period, and
 - (c) consisting of not more than 8 hours in a 24-hour period.
- (2) Where an employee performs night work, the total of night work and overtime work performed by the employee shall not exceed 12 hours in a 24-hour period.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) for work performed during a regular workingday
 - (i) \$1.90 an hour for spray-painting, and
 - (ii) \$1.70 an hour for all other work, and
 - (b) for night work
 - (i) \$2.10 an hour for spray-painting, and
 - (ii) \$1.90 an hour for all other work.

OVERTIME WORK

- 5. Overtime work is work
 - (a) that is not night work and is not performed during a regular working-day, and
 - (b) that is performed on a holiday.
- 6.(1) No overtime work shall be performed in the industry on a holiday without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) for overtime work performed immediately following the working period of a regular working-day prescribed in sections 2 and 3 and on Saturday between 8 a.m. and midday
 - (i) 2.85 an hour for spray-painting, and
 - (ii) \$2.55 an hour for all other work, and

- (b) for all other overtime work
 - (i) \$3.80 an hour for spray-painting, and(ii) \$3.40 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5126)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 13/57. Advisory Committee. Amending O. Reg. 117/56. Made—3rd January, 1957. Filed—23rd January, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, and 259/56, is further amended by adding thereto the following item:

Port Arthur— Fort William 52

Schedule for the painting and decorating industry

CHARLES DALEY, Minister of Labour.

January 3, 1957.

(5127)



February 2nd, 1957

THE FIRE DEPARTMENTS ACT

O. Reg. 14/57 General Regulations. New and Revoking Regulations 122 of Consolidated Regulations of Ontario, 1950. Made—24th January, 1957. Filed—28th January, 1957.

REGULATIONS MADE UNDER THE FIRE DEPARTMENTS ACT

- 1. The standard for any self-propelled motorized fire pumper purchased by any municipality or offered for sale by any person to any municipality shall be a pumper not more than 15 years old since the time of its original manufacture and sale.
- 2. Where a self-propelled motorized fire pumper is purchased by a municipality or fire area with a population of over 1,000 persons, and the Province of Ontario contributes towards the purchase price, the pumper shall
 - (a) have a pump
 - (i) with a rated capacity of not less than 420 Imperial Gallons per minute at a net pump pressure of 120 pounds per square inch as evidenced by a test for a continuous period of 2 hours, capable of delivering 50 per cent of the rated capacity at 200 pounds net pressure and 33-1/3 per cent of the rated capacity at 250 pounds net pump pressure, as evidenced by a test for a continuous period of ½ hour in each case, and
 - (ii) midship-mounted or rear-mounted on the chassis of a self-propelled motor truck with an enclosed cab capable of seating a crew of not less than 5 persons.
 - (b) be capable of delivering 462 Imperial Gallons of water per minute at a net pump pressure of 120 pounds per square inch, at a suction lift of not less than 6 feet,

- (c) when loaded, from a standing start attain a speed of 35 miles per hour within 35 seconds, and a top speed of 50 miles per hour, as evidenced by two tests in opposite directions over the same route on a level paved roadway.
- **3.** Regulations 122 of Consolidated Regulations of Ontario, 1950, are revoked.

(5142)

5

THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/57
Designation of Zones.
Amending Regulations 227 of Consolidated
Regulations of Ontario, 1950 and Revoking O. Reg. 272/52.
Made—25th January, 1957.
Filed—30th January, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Item 43 of Appendix C of Regulations 227 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 272/52, is struck out and the following substituted therefor:

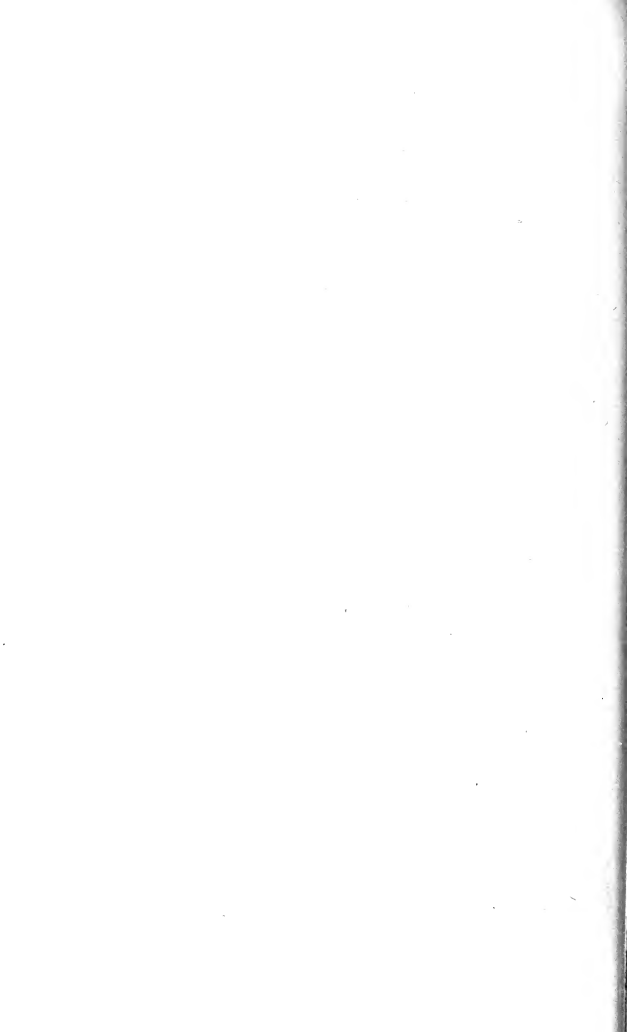
OTTAWA ZONE

- 43. The City of Ottawa and the Town of Eastview.
- 2. Ontario Regulations 272/52 are revoked.

CHARLES DALEY, Minister of Labour.

January 25, 1957.

(5164)



February 9th, 1957

THE HIGHWAY TRAFFIC ACT

O. Reg. 16/57 Extending Term of Permits and Licences. New. Made—30th January, 1957. Filed—31st January, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 254/56 the term of
 - (a) motor vehicle permits,
 - (b) trailer permits,
 - (c) operators' licences, and
 - (d) chauffeurs' licences,

issued for the year 1956 is extended from the 31st of January, 1957, to and including the 14th of March, 1957.

(5171)

6

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 17/57. Hours of Operation of Terminal. Amending O. Reg. 176/55. Made—1st February, 1957. Filed—1st February, 1957.

RULES MADE BY THE BOARD UNDER THE ONTARIO FOOD TERMINAL ACT

1. Rule 16 of Ontario Regulations 176/55 is revoked and the following substituted therefor:

HOURS OF OPERATION OF TERMINAL

- 16. Except for
 - (a) Sundays,
 - (b) New Year's Day, Good Friday, Victoria Day, Dominion Day, the first Monday in August, Labour Day, Thanksgiving Day and Christmas Day, and
 - (c) Saturdays in the months of December, January, February, March and April, other than a Saturday that falls immediately after a Friday, or before a Monday, on which any day mentioned in clause b falls,

the Terminal shall be open for selling fruit and produce

(d) commencing on the Monday next following the last Sunday in March to and including the Saturday immediately before the last Monday in October, each year from 5.45 a.m. to 2.00 p.m., and

(e) commencing on the last Monday in October to and including the Saturday immediately after the Monday next following the last Sunday in March, each year, from 6.45 a.m. to 3.00 p.m.,

standard time or daylight saving time, as the case may be, in effect in the local municipalty, during each day of the week.

2. Clause c of rule 16 of Ontario Regulations 176/55 as made by regulation 1 expires with the 30th of April, 1957.

ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN, Chairman,

Geo. H. REYNOLDS, Secretary.

(Seal)

(5174)

6

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

Q. Reg. 18/57. Interest on Deposits. Amending Regulations 5 of Consolidated Regulations of Ontario, 1950 and revoking O. Reg. 179/56. Made—30th January, 1957. Approved—31st January, 1957. Filed—4th February, 1957.

REGULATIONS MADE BY THE TREASURER UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Regulation 1 of Regulations 5 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 179/56, is further amended
 - (a) by striking out " $2\frac{1}{2}$ " in the first line of clause a and substituting therefor " $2\frac{3}{4}$ ";
 - (b) by striking out "2" in the first line of clause b and substituting therefor "2¼"; and
 - (c) by striking out " $2\frac{1}{2}$ " in the second line of clause c and substituting therefor " $2\frac{3}{4}$ ".
 - 2. Ontario Regulations 179/56 are revoked.
- 3. These regulations come into force on the 1st of February, 1957.

DANA PORTER, Treasurer of Ontario.

Dated at Toronto this 30th day of January, 1957.

(5178)

THE GAME AND FISHERIES ACT

O. Reg. 19/57.
Waters Set Apart.
New and Revoking O. Regs. 164/49, 88/50 (C.R.O. 404) 81/51, 268/52, 144/53, 214/53, 62/54, 222/54 and 180/56.
Made—31st January, 1957.
Filed—5th February, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

WATERS SET APART

- 1. The several waters named in the headings of the schedules hereto and described therein are set apart for the conservation or propagation of fish.
- **2.** Ontario Regulations 164/49, 88/50, 81/51, 268/52, 144/53, 214/53, 62/54, 222/54, and 180/56 are revoked.

SCHEDULE 1

AURORA LAKE FISH SANCTUARY

The waters known as "Aurora Lake" in the geographic Township of Gamble in the Territorial District of Timiskaming.

SCHEDULE 2

BAYFIELD FISH SANCTUARY

Commencing at the intersection of the high-water mark of Georgian Bay with the centre line of the road allowance between concessions VIII and IX in the allowance between concessions VIII and IA in the Township of Harrison as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the geographic Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O.L.S., in 1910; thence in a general westerly direction along the high-water mark of Georgian Bay to the intersection with a line drawn easterly parallel to the road allowance between concessions VIII and IX in the geographic Township of Harrison from the high-water geographic Township of Harrison from the high-water mark on the easterly extremity of Island 632A; thence south-westerly along that line to the high-water mark on the easterly extremity of that island; thence in a general south-westerly direction along the high-water mark on the south-easterly shore of that island to the southerly extremity thereof; thence westerly in a straight line to the high-water mark on the southwesterly extremity of Island 1107A; thence in a general westerly, north-easterly, and south-westerly, direction along the high-water mark on the southerly shore of that island and the easterly shore of Island 1106A to the southerly extremity of that island; thence southwesterly in a straight line to the high-water mark on the north-westerly extremity of Island 620A; thence south-westerly in a straight line to the high-water mark on the north-westerly extremity of Island 618A; thence in a general south-easterly and westerly direction along the high-water mark on the westerly shore of that island to the south-westerly extremity thereof; thence south-easterly in a straight line to the highwater mark on the westerly extremity of Island 603A; thence in a general south-easterly direction along the high-water mark on the south-westerly shore of that island to the southerly extremity thereof; thence easterly parallel to the centre line of the road allowance between concessions VIII and IX in the geographic Township of Harrison to the high-water mark of Georgian Bay; thence in a general northerly, easterly, and westerly, direction along the high-water mark of Georgian Bay to the point of commencement.

SCHEDULE 3

BLACK DUCK FISH SANCTUARY

The waters in the Township of Harvey in the County of Peterborough within a line described as follows:

Commencing at a point in the high-water mark on the northerly shore of Deer Bay Creek at the inter-section of the westerly limit of the road allowance between concessions III and IV; thence in a general south-westerly direction following the high-water mark of that creek and the high-water mark of Deer Bay Reach to the intersection with the line between the east half and the west half of Lot 8 in Concession IV; thence south 16° east astronomically 70 chains, more or less, to a point on Dinnertime Island at the intersection with a line drawn on a course of south 74° west astronomically from the south-east angle of Lot 6 in Concession II; thence north 74° east astronomically to the high-water mark of Deer Bay Reach on the westerly shore of Wolf Island; thence in a general northerly, easterly, westerly, and north-westerly, direction following that high-water mark to a point in the vicinity of the dam known as "South Black Duck Dam" which is a in a line drawn parallel to the east limit of Lot 7 in Concession III and distant 20 chains measured on a course of south 74° west astronomically therefrom; thence north 16° west astronomically across a small channel to the high-water mark on the south shore of an island immediately north of Wolf Island; thence in a general northerly, westerly, and easterly, direction following the high-water mark of Deer Bay Reach along the westerly and northerly shore of that island to a point in the vicinity of the dam known as "North Black Duck Dam" which is in a line drawn parallel to the east limit of Lot 7 in Concession III and distant 20 chains measured on a course of south 74° west astronomically therefrom; thence north 16° astronomically across a small channel to the high-water mark on the northerly shore of Deer Bay Reach; thence in a general westerly, northerly, westerly, and north-easterly, direction following the high-water mark of Deer Bay Reach and Deer Bay Creek to the westerly limit of the road allowance between concessions III and IV; thence northerly along that limit to the point of commencement.

SCHEDULE 4

BOG OF NEWBORO LAKE FISH SANCTUARY

That part of Newboro Lake in the Township of South Crosby in the County of Leeds lying within lots 22, 23, and 24, in Concession II, and lots 22, 23, 24, 25, and 26, in Concession III.

SCHEDULE 5

BOGS OF RIDEAU LAKE FISH SANCTUARY

That part of Rideau Lake in the Township of Bastard and South Burgess in the County of Leeds lying within lots 13, 14, and 15, in Concession I, and lots 14 and 15, in Concession II, in that part of the township which was formerly the Township of Bastard, and Lot 9 in Concession I in that part of the township which was formerly the Township of South Burgess.

SCHEDULE 6

BRONTE CREEK FISH SANCTUARY

That part of Bronte Creek, known also as "Twelve-mile Creek" in the townships of Nelson and Trafalgar, in the County of Halton, and described as follows:

Commencing in the Township of Nelson where Bronte Creek is intersected by the allowance for road between concessions I, N.D.S. and I, S.D.S., being the highway known as "the King's Highway Number 5";

thence in a general easterly and south-easterly direction through lots 3, 2, and 1, in Concession I, S.D.S. in the Township of Nelson, lots 35 and 34, in Concession I, S.D.S., lots 34, 33, 32, and 31, in Concession II, S.D.S., and Lot 31 in Concession III, S.D.S. in the Township of Trafalgar, to the right-of-way of the Canadian National Railways.

SCHEDULE 7

CLEAR BAY FISH SANCTUARY

Commencing at the westerly extremity of Island B307 as shown on a plan of the islands in front of the geographic townships of Conger and Cowper, in the Territorial District of Parry Sound, surveyed by D. Beatty, O.L.S., in 1911; thence north 20° 5′ 40″ west to the high-water mark of Georgian Bay; thence in a general north-westerly, north-easterly, south-westerly, direction along that high-water mark to the easterly extremity of Lot 22 in Concession A in the geographic Township of Cowper; thence north-easterly in a straight line to the point of commencement.

SCHEDULE 8

CROOKED BAY OF SIX MILE LAKE FISH SANCTUARY

That part of Crooked Bay of Six Mile Lake known as "Ess Bay" in the geographic Township of Baxter in the Territorial District of Muskoka, described as follows:

Commencing at a point where the line between lots 19 and 30 in Concession XV is intersected by the southerly shore of an island; thence in a general island to the northerly extremity thereof; thence north astronomically a distance of 150 feet, more or less, to the southerly shore of another island; thence in a general easterly, northerly, and north-westerly, direction to the northerly extremity of the last-mentioned island; thence east astronomically a distance of 900 feet, more or less, to the shore of Crooked Bay of Six Mile Lake; thence in a general southerly, easterly, northerly, easterly, south-rely, westerly, northerly, south-westerly, and southerly, direction along the shore of Six Mile Lake in Lot 19 in Concession XV to intersect a line drawn east astronomically from the point of commencement; thence west astronomically a distance of 500 feet, more or less, to the point of commencement.

SCHEDULE 9

DARLING BAY OF OPINICON LAKE FISH SANCTUARY

That part of Opinicon Lake in the Township of Storrington in the County of Frontenac lying within lots 15 and 16, in Concession XIV, and Lot 16 in Concession XV.

SCHEDULE 10

DEAD CREEK FISH SANCTUARY

That part of Dead Creek in the Township of North Crosby in the County of Leeds lying within lots 2 and 3, in Concession IX, and lots 2 and 3, in Concession X.

SCHEDULE 11

DEVIL LAKE FISH SANCTUARY

That part of Devil Lake in the Township of Bedford in the County of Frontenac north-east of the bridge known as "Jones' Bridge" lying within lots 8 and 9, in Concession XIII, and lots 9 and 10, in Concession XIV.

SCHEDULE 12

ELECTRIC ISLAND FISH SANCTUARY

Commencing at the high-water mark on the westerly commencing at the high-water mark on the westerly extremity of Electric Island, being "Island 272A", as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the geographic Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O.L.S., in 1910; thence north-westerly in a straight line to the high-water mark on the south-easterly extremity of Island 247A. mark on the south-easterly extremity of Island 247A; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of that island to the north-easterly extremity thereof; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 243A; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 218A; thence in a general westerly direction along the high-water mark on the northerly shore of that island to the northwesterly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 222A; thence in a general southwesterly direction along the high-water mark on the north-westerly shore of that island to the southwesterly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 224A; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of that island to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 225A; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 285A; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 296A; thence in a general easterly direction along the high-water mark on the southerly shore of that island to the easterly extremity thereof; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 278A; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Electric Island; thence in a general north-westerly and northerly direction along the high-water mark on the westerly shore of that island to the point of commencement.

SCHEDULE 13

FOUR MILE CREEK FISH SANCTUARY

That part of Four Mile Creek in the geographic Township of Widdifield in the Territorial District of Nipissing lying within lots 8 and 9, in Concession B.

SCHEDULE 14

FOX ISLAND FISH SANCTUARY

The waters within a line described with reference to a plan of islands of Georgian Bay between Coponaning and Key Inlet in the Territorial District of Parry Sound, surveyed by Lang and Ross, O.L.S., in 1917, as follows:

Commencing at a point in the high-water mark on the north-westerly extremity of Lot 3 of Island 8464; thence south-westerly in a straight line to the high-water mark on the easterly extremity of Island 8354; thence in a general south-westerly and westerly direction along the high-water mark on the south-easterly and southerly shores of that island to the westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the north-easterly extremity of Island 8231; thence in a general westerly and south-westerly direction along the high-water mark on the northerly and westerly shores of that island to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the south-easterly extremity of Island 8219; thence in a general westerly and north-westerly direction along the high-water mark on the southerly and

westerly shores of that island to the north-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 8248; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of that island to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the north-easterly extremity of Island 8270; thence in a general southwesterly direction along the high-water mark on the south-easterly shore of that island to the southerly extremity thereof; thence southerly in a straight line to the high-water mark on the south-westerly extremity of Island 8280; thence south-easterly in a straight line to the high-water mark on the northerly extremity of Island 8421; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 8449; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 8469; thence in a general north-easterly and northerly direction the high-water mark on the south-easterly and easterly shores of that island to the northerly extremity thereof; thence northerly in a straight line to the highwater mark on the southerly extremity of Island 8629; water mark on the southerly extremity of Island 8029; thence in a general northerly direction along the highwater mark on the easterly shore of that island to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Lot 2 of Island 8464; thence in a general north-easterly and northerly direction along the high-water mark on the cost rule place of that island to the water mark on the easterly shore of that island to the north-easterly extremity thereof; thence north-westerly, south-westerly, and north-westerly, along the highwater mark on the northerly shore thereof to the point of commencement.

SCHEDULE 15

FRANKLIN ISLAND FISH SANCTUARY

Commencing at the intersection of the high-water mark on the westerly shore of Franklin Island, being Island 300C as shown on a plan of the islands in Georgian Bay in front of the geographic townships of McDougall and Carling, in the Territorial District of Parry Sound, surveyed by J. H. Burd, O.L.S., in 1910, with the production westerly of the line between concessions III and IV in the geographic Township of Carling; thence westerly along that production 40 chains; thence southerly at right angles to the lastmentioned line to the intersection of the westerly production of the southerly limit of that geographic township; thence easterly along the westerly production of the southerly limit of that geographic township; 80 chains; thence northerly at right angles to the lastmentioned line to the high-water mark on the southerly shore of the above-mentioned island; thence in a general north-westerly, northerly, north-easterly, south-easterly, north-westerly, and northerly, direction along the high-water mark on the southerly and westerly shore of that island to the point of commencement.

SCHEDULE 16

GOOSE LAKE FISH SANCTUARY

Goose Lake in the townships of Fenelon and Somerville, in the County of Victoria.

SCHEDULE 17

HANGDOG FISH SANCTUARY

Commencing at the intersection of the high-water mark on the south-westerly shore of Island D30 as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the geographic Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O.L.S., in 1910, with a production westerly of the centre line of the allowance for road between concessions XII and XIII in the geographic Township of Harrison; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 920A; thence in a general north-

westerly direction along the high-water mark on the south-westerly shore of that island to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the northerly extremity of Island LS84, known also as "Island 1000A"; thence north-westerly in a straight line to the high-water mark on the north-easterly extremity of Island 1080A; thence in a general westerly direction along the highwater mark on the northerly shore of that island to the north-westerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 1072A; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 1063A; thence in a general northerly and north-easterly direction along the high-water mark on the north-westerly shore of that island to the north-easterly extremity thereof; thence north-easterly in a straight line to the westerly extremity of Island 1051A; thence in a general easterly and north-easterly direction along the high-water mark on the easterly shore of that island to the easterly extremity thereof; thence east astronomically to the high-water mark on the westerly shore of Island D30; thence in a general southerly, easterly, westerly, south-westerly, southerly, and southeasterly, direction along the high-water mark on the westerly and south-westerly shore of that island to the point of commencement.

SCHEDULE 18

INDIAN LAKE FISH SANCTUARY

That part of Indian Lake in the Township of South Crosby in the County of Leeds lying within Lot 18 in Concession IX and within that part of Lot 18 in Concession VIII lying south-westerly of a line parallel to the south-westerly boundary of that lot and distant 25 chains measured north-easterly and perpendicularly therefrom.

SCHEDULE 19

JERRY LAKE FISH SANCTUARY

Jerry Lake in the geographic townships of Corley and Gamble, in the Territorial District of Timiskaming.

SCHEDULE 20

JONES FALLS BAY FISH SANCTUARY

That part of Whitefish Lake known as "Jones Falls Bay" lying north of the highway known as "County Road Number 10" and within lots 5 and 6, in Concession VI, in the Township of South Crosby in the County of Leeds.

SCHEDULE 21

LAKE ON THE MOUNTAIN FISH SANCTUARY

The waters known as "Lake on the Mountain" in the Township of North Marysburgh in the County of Prince Edward.

SCHEDULE 22

LITTLE AURORA LAKE FISH SANCTUARY

The waters known as "Little Aurora Lake" in the Township of Gamble in the Territorial District of Timiskaming.

SCHEDULE 23

LITTLE GULL LAKE FISH SANCTUARY

Little Gull Lake in the Township of Lutterworth in the Provisional County of Haliburton and lying within lots 20, 21, and 22, in Concession X, and Lot 22 in Concession IX.

SCHEDULE 24

LITTLE MUD LAKE FISH SANCTUARY

That part of Little Mud Lake in the Township of Smith in the County of Peterborough lying within lots 27, 28, and 29, in Concession XIV, and lots 27, 28, and 29, in Concession XV.

SCHEDULE 25

LITTLE WHITEPINE LAKE FISH SANCTUARY

Little Whitepine Lake in the geographic townships of Corley and Gamble, in the Territorial District of Timiskaming.

SCHEDULE 26

LONG ISLAND LAKE OF RIDEAU LAKE FISH SANCTUARY

The waters within the limits of Long Island in Rideau Lake in that part of the Township of Bastard and South Burgess in the County of Leeds which was formerly the Township of South Burgess.

SCHEDULE 27

MANITOU FISH SANCTUARY

Commencing at the high-water mark on the southwesterly extremity of Island 412, as shown on a plan of the islands south of Moose Deer Point in Georgian Bay; thence north-westerly in a straight line to the high-water mark on the northerly extremity of the most northerly island in group 438A; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 438; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of that island to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the westerly extremity of Island 436; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 465A; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 467; thence in a north-westerly direction along the high-water mark on the south-westerly shore of that island to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 472; thence in a general north-easterly and north-westerly direction along the high-water mark on the south-easterly and north-easterly shore of that island to the northerly extremity thereof; thence north astronomically to the high-water mark on the southerly shore of Island B90; thence in a general easterly, north-westerly, and southeasterly, direction along the high-water mark on the south-westerly shore of that island to the southerly extremity thereof; thence easterly in a straight line to the high-water mark on the south-westerly extremity of Island 421; thence in a general easterly direction along the high-water mark on the southerly shore of that island to the south-easterly extremity thereof; thence southerly in a straight line to the high-water mark on the easterly extremity of Island 423; thence south-easterly in a straight line to the high-water mark on the northerly extremity of Island 415; thence in a general south-easterly direction along the high-water mark on the north-easterly shore of that island to the easterly extremity thereof; thence southerly in a straight line to the high-water mark on the easterly extremity of Island 408; thence in a general south-easterly direction along the high-water mark on the south-easterly shore of that island to the southerly extremity thereof; thence westerly in a straight line to the highwater mark on the easterly extremity of Island 412; thence in a general westerly direction along the high water mark on the southerly shore of that island to the point of commencement.

SCHEDULE 28

MARIPOSA BROOK FISH SANCTUARY

That part of the waters known as "Mariposa Brook" in the townships of Mariposa and Ops in the County of Victoria, lying within lots 21, 22, and 23, in Concession III, and lots 21, 23, and 24, in Concession IV, in the Township of Mariposa, and lots 10, 11, and 12, in Concession I, lot 10 in Concession II, and lots 9 and 10, in Concession III, in the Township of Ops.

SCHEDULE 29

MASKINONGE LAKE FISH SANCTUARY

In the geographic townships of Echo, Lomond, Pickerel and Vermilion, in the Territorial District of Kenora, and being the waters known as "Maskinonge Lake", "Hooch Lake", and "Cloudlet Lake"; the stream flowing easterly into the waters known as "Cloudlet Lake" from the westerly boundary of the geographic Township of Echo; the stream between the waters known as "Cloudlet Lake" and "Hooch Lake"; the stream between the waters known as "Hooch Lake" and "Maskinonge Lake", and the stream flowing easterly out of the waters known as "Maskinonge Lake" to its mouth in the waters known as "Little Vermilion Lake".

SCHEDULE 30

MCLAREN CREEK FISH SANCTUARY

That part of the waters known as "McLaren Creek" in the Township of Fenelon in the County of Victoria east of the highway known as "the King's Highway Number 35" lying within lots 1 and 2, in Concession IV, and lots 2 to 5, both inclusive, in Concession V.

SCHEDULE 31

MISSISSIPPI RIVER FISH SANCTUARY

That part of Mississippi River in the Township of Drummond in the County of Lanark, the east limit of which is an imaginary line drawn parallel to and measured 260 feet easterly perpendicularly from the centre line of Main Street abutting Lot 1, as shown on Plan Number 124 registered in the Registry Office for the South Riding of the County of Lanark, the west limit of which is an imaginary line drawn parallel to and measured 790 feet westerly perpendicularly from the centre line of Main Street abutting Lot 1 as shown on that plan.

SCHEDULE 32

MURPHY BAY OF OPINICON LAKE FISH SANCTUARY

That part of Opinicon Lake in the Township of South Crosby in the County of Leeds lying within Lot 16 in Concession VI, and lots 15 and 16, in Concession VII.

SCHEDULE 33

NOGIES CREEK FISH SANCTUARY

That part of Nogies Creek in the Township of Galway and Cavendish and the Township of Harvey in the County of Peterborough south of the dam at the southerly end of Bass Lake, lying within lots 27 to 30, both inclusive, in Concession XVII, lots 27, 28, 30, 31, and 32, in Concession XVI, in the Township of Harvey, and lots 9 and 10, in Concession I, and Lot 9 in Concession II, in the Township of Galway and Cavendish.

SCHEDULE 34

OLD IRON MINE BAY OF NEWBORO LAKE FISH SANCTUARY

That part of Newboro Lake known as "Old Iron Mine Bay", in the townships of North Crosby and South Crosby, in the County of Leeds, and described as follows:

Commencing at the most south-westerly extremity of Lot 25 in Concession VI in the Township of South Crosby; thence south-westerly in a straight line to the most southerly extremity of Knowlton Island; thence continuing south-westerly in a straight line to the most south-easterly extremity of Bobbs Island; thence in a general north-westerly and south-westerly direction along the high-water mark on the easterly and northerly shores of Bobbs Island to its intersection with the south-easterly production of the south-westerly limit of Lot 2 in Concession VII in the Township of North Crosby; thence north-westerly along that production to the northerly shore of Newboro Lake; thence in a general north-easterly and south-easterly direction along the high-water mark on the northerly shore of Newboro Lake to the place of commencement.

SCHEDULE 35

OMAR ISLAND FISH SANCTUARY

Commencing at the high-water mark on the westerly extremity of Island B34 as shown on a plan of the islands in front of the geographic townships of Conger and Cowper, in the Territorial District of Parry Sound, surveyed by D. Beatty, O.L.S., in 1911; thence north-westerly in a straight line to the highwater mark on the easterly extremity of Island B25; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of that island to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island B21; thence in a general north-westerly direction along the high-water mark on the south-westerly shore of that island to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the northwesterly extremity of Island B94; thence northerly in a straight line to the high-water mark on the north-westerly extremity of Island B95; thence northerly in a straight line to the high-water mark on the westerly extremity of Island B146; thence in a general easterly and northerly direction along the high-water mark on the north-westerly shore of that island to the northerly extremity thereof; thence north-easterly in a straight line to the high-water mark on the westerly extremity of Island B10; thence in a general north-easterly and south-easterly direction along the high-water mark on the northerly shore of that island to the easterly extremity thereof; thence north-easterly in a straight line to the westerly extremity of Island B44; thence south-easterly and easterly along the high-water mark on the south-westerly shore of that island to the intersection with a line drawn north astronomically from the most northerly extremity of Island B35; thence south astronomically along that line to the high-water mark on the most northerly extremity of Island B35; thence south-westerly, southerly, and south-easterly, along the high-water mark on the westerly shore of that island to the southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island B37; thence south-easterly and south-westerly along the high-water mark on the easterly and southerly shore of that island to the southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the easterly extremity of Island B13; thence in a general south-westerly direction along the high-water mark on the southerly shore of that island to the south-westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the south-easterly extremity of Island B34; thence in a general westerly and north-westerly direction along the high-water mark on the southerly shore of that island to the point of commencement.

SCHEDULE 36

PIERCE'S FLOW FISH SANCTUARY

The waters known as "Pierce's Flow" in the Township of Rear of Leeds and Lansdowne in the County of Leeds lying within lots 8 and 9, in Concession IX.

SCHEDULE 37

SANDY ISLAND FISH SANCTUARY

Commencing at the high-water mark on the northeasterly extremity of Sandy Island south of the easterly extremity of Allen Island, as shown on a plan of the islands in Georgian Bay in front of the geographic townships of McDougall and Carling, in the Territorial District of Parry Sound, surveyed by J. H. Burd, O.L.S., in 1910; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 132C; thence northerly and north-westerly along the high-water mark on the easterly and northeasterly shore of that island to the northerly extremity thereof; thence westerly in a straight line to the highwater mark on the northerly extremity of Island 133C and continuing westerly in a straight line to the highwater mark on the southerly extremity of Island 140C; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 213C; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 178C; thence in a general southerly direction along the high-water mark on the easterly shore of that island to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the south-westerly extremity of Island 183C; thence south-easterly in a straight line to the high-water mark on the south-westerly extremity of Island 194C; thence southeasterly in a straight line to the high-water mark on the southerly extremity of Island 176C; thence south astronomically to the high-water mark on the westerly shore of Island 243C; thence in a general easterly, north-easterly, south-easterly, and easterly, direction along the high-water mark on the westerly and northerly shore of that island to the point of commencement.

SCHEDULE 38

SHALLOW BAY FISH SANCTUARY

That part of Shallow Bay of Georgian Bay of Lake Huron lying northerly, north-westerly, and north-easterly, of a line drawn on a course of north 81° 27' west astronomically from a point on the easterly shore of Shallow Bay distant 633 feet measured on a course of south 31° 26' east from a point in latitude 46° 0' north and longitude 81° 56' west.

SCHEDULE 39

SPLIT ROCK FISH SANCTUARY

Commencing at the intersection of the high-water mark on the shore of Georgian Bay with a production westerly of the centre line of the allowance for road between the geographic townships of Gibson and Freeman, in the Territorial District of Muskoka, as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence westerly along that production to the high-water mark on the south-easterly shore of Island 210; thence south-westerly along the high-water mark on the south-easterly shore of that island to the most southerly extremity thereof; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 216; thence in a general north-westerly direction along the highwater mark on the south-westerly shore of that island to the westerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 219; thence in a general southerly and south-easterly direction along the high-water mark on the westerly shore of that island to the southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the westerly extremity of Island 204; thence south-easterly in a straight line to the high-water mark on the westerly extremity of Island 205; thence south-easterly in a straight line to the high-water mark on the westerly extremity of Island 192; thence south-easterly in a straight line to the high-water mark on the westerly extremity of Island 186; thence south-westerly in a straight line

to the high-water mark on the northerly extremity of Island 181; thence in a general south-easterly and southwesterly direction along the high-water mark on the easterly shore of that island to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the northerly extremity of Island 180; thence in a general southerly and south-easterly direction along the high-water mark on the westerly and south-westerly shore of that island to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the southerly extremity of Island 180B; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Island 176; thence in a general northerly direction along the high-water mark on the easterly shore of that island to the easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the south-easterly extremity of Island 158; thence in a general north-easterly direction along the high-water mark on the easterly shore of that island to the northeasterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the most southerly extremity of land lying immediately south of Lot 50 in Concession XIV in the geographic Township of Gibson; thence in a general westerly, north-westerly, north-easterly, and north-westerly, direction along that high-water mark to the point of commencement.

SCHEDULE 40

SUCCOR BROOK FISH SANCTUARY

The waters known as "Succor Brook", being a bay of Cranberry Lake and lying within lots 32, 33, and 34, in Concession XI in the Township of Storrington in the County of Frontenac.

SCHEDULE 41

SUCKER LAKE AND SUCKER CREEK FISH SANCTUARY

That part of Sucker Lake in the geographic Township of La Salle in the Territorial District of Nipissing, and those parts of Sucker Lake and Sucker Creek in lots 2, 3, and 4, in Concession VI, and in lots 1 and 2, in Concession V, in the geographic Township of Osborne in the Territorial District of Nipissing.

SCHEDULE 42

THE STREAM FISH SANCTUARY

The river between Wolfe Lake and Sand Lake in the Township of North Crosby in the County of Leeds, and that part of Sand Lake in lots 15 and 16, in Concession IX, and Lot 15 on Concession VIII, in the Township of North Crosby in the County of Leeds.

SCHEDULE 43

UPPER LA SALLE LAKE FISH SANCTUARY

The waters known as "Upper La Salle Lake" in the geographic Township of La Salle in the Territorial District of Nipissing.

SCHEDULE 44

WEST BAY FISH SANCTUARY

West Bay of Sparrow Lake in the Township of Matchedash in the County of Simcoe lying within lots 2, 3, and 4, in Concession XIV, and Lot 2 in Concession XV.

SCHEDULE 45

WESTPORT POND FISH SANCTUARY

In the Township of North Crosby in the County of Leeds and being the waters known as "Westport Pond" connecting Upper Rideau Lake and Sand Lake.

SCHEDULE 46

WHIRLIGIG LAKE FISH SANCTUARY

The waters known as "Whirligig Lake" in the geographic townships of Corley and Gamble, in the Territorial District of Timiskaming.

SCHEDULE 47

WHISTLER BAY FISH SANCTUARY

The waters within a line described with reference to a plan of Islands of Georgian Bay between Coponaning and Key Inlet in the Territorial District of Parry Sound, surveyed by Lang and Ross, O.L.S., in 1917, as follows:

Commencing at the intersection of the high-water mark of Georgian Bay with the northerly boundary of Parcel Number 1 surveyed for Canadian National Railways at Key Harbour of Georgian Bay, and shown on the plan; thence west astronomically to the high-water mark on the easterly shore of Island 9276; thence in a general south-westerly, northerly, southerly, north-westerly, north-easterly, and south-westerly direction along the high-water mark on the southerly shore of that island to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 9315; thence in a general northerly direction along the high-water mark on the westerly shore of that island to the northerly extremity thereof; thence northerly in a straight line to the high-water mark on the south-westerly extremity of Island 9311; thence in a general northerly direction along the high-water mark on the westerly shore of that island to the northerly extremity thereof; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 9325; thence in a general northerly direction along the high-water mark on the westerly shore of that island to the northerly extremity thereof; thence north astronomically to the high-water mark on the westerly shore of that island to the northerly extremity thereof; thence north astronomically to the high-water mark on the southerly extremity of Georgian Bay of Lake Huron; thence in a general easterly, south-easterly, south-easterly, south-easterly, south-easterly, south-easterly, south-westerly, and southerly, direction along that high-water mark to the point of commencement.

SCHEDULE 48

WHITE LAKE FISH SANCTUARY

The waters known as "White Lake" in the Township of Olden in the County of Frontenac.

SCHEDULE 49

WHITE PINE LAKE FISH SANCTUARY

White Pine Lake in the geographic Township of Gamble in the Territorial District of Timiskaming.

(5190)

6

THE PUBLIC SERVICE ACT

O. Reg. 20/57. General Regulations. Amending O. Reg. 135/53. Made—31st January, 1957. Filed—6th February, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Item 7 of schedule 3 of Ontario Regulations 135/53 is struck out and the following substituted therefor:
 - 7. In the Department of Highways
 - (1) Financial Comptroller;

- (2) Director of Personnel;
- (3) Registrar of Motor Vehicles;
- (4) Director of Services;
- (5) Senior Solicitor;
- (6) Engineer, Grade 4, 5, 6, or 7;
- (7) Executive Officer, Grade 1 or 2;
- (8) Chief Purchasing Officer;
- (9) Inspector of Surveys, Grade 3;
- (10) Accountant, Grade 4 or 5;
- (11) Chief Accountant, Grade 3;
- (12) Assistant Registrar of Motor Vehicles;
- (13) Chief Clerk;
- (14) Personnel Officer, Grade 1 or 2.

(5193)

Lot 3

Lot 9 Con. 3

Lot 19

Con. 2

Lot 24

Con. 2

Lot 27 Con. 1

Con. 3

February 16th, 1957

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 21/57.

Controlled-Access Highway-Trenton to

Napanee.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950, and

O. Reg. 226/55. Made—31st January, 1957. Filed—7th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulations 134 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 67/56, are further amended by adding, immediately after regulation 19 and under the heading "TRENTON TO NAPANEE", the following regulation:
 - 19a. That portion of the King's Highway described in schedule 48A and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 202, is designated as a controlled-access high-
- 2. Schedule 38 of Ontario Regulations 226/55 is struck out.

SCHEDULE 48A

In the Township of Richmond and Town of Napanee in the County of Lennox and Addington being

- (a) part of lots 1 to 16, both inclusive, concession 3,
- (b) part of lots 17 to 24, both inclusive, concession 2, range 2,
- (c) part of lots 25 to 28, both inclusive, concession 1, range 3,
- (d) part of park lot 11 in the Town of Napanee,
- (e) part of the land under the waters of Napanee River, and
- (f) part of the road allowance between
 - (i) the townships of Richmond and Tyendinaga,
 - (ii) lots 6 and 7, concession 3,
 - (iii) lots 12 and 13, concession 3,
 - (iv) lots 18 and 19, concession 2 range 2.
 - (v) concession 1 range 2 and concession 2 range 2, and
 - (vi) lots 24 and 25,

and, being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of the Township of Richmond in longitude 76° 55' west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Richmond and Tyendinaga, the centre line being the westerly limit of the herein-described lands, the point being

- (i) north 19° 03' west 3142.13 feet, and
- (ii) south 79° 17' west 1314.78 feet,

from the south-east angle of lot 1 concession 3, thence north 79° 17' east 2596.25 feet to a point in the westerly limit of lot 3 concession 3 distant 2987.28 feet measured north 19° 06' 30" west along the westerly limit from the south-west angle of lot 3; thence north 79° 17' east 3809.53 feet to a point in the westerly limit of lot 6 concession 3 distant 2428.30 feet measured north 19° 07′ west along the westerly limit from the south-west angle of lot 6; thence north 79° 17′ cast 3875.23 feet to a point in the westerly limit of lot 9 concession 3 distant 1894.80 feet measured north 19° 01' west along the westerly limit from the south-west angle of lot 9; thence north 79° 17' east 5189.61 feet to a point in the westerly limit of lot 13 concession 3 distant 1116.54 feet measured north 18° 42′ 30″ west along the westerly limit from the south-west angle of lot 13; thence north 79° 17′ east 1734.33 feet; thence north-easterly 1553.33 feet on a curve left of 5720.5% fost rotion the about westerly left of 5729.58 feet radius, the chord equivalent being 1548.58 feet measured north 71° 31′ east; thence north 63° 45′ east 4390.13 feet to a point in the westerly limit of lot 19 concession 2 range 2 distant 1037.72 feet measured north 18° 58′ 30″ west along the westerly limit from a monument marking the south-west angle of lot 19; thence north 63° 45′ east 4587.28 feet; thence easterly 2551.67 feet on a curve right of 3819.72 feet radius, the chord equivalent being 2504.49 feet measured north 82° 53′ 15″ east; thence south 77° 58′ 30″ east 1045.18 feet to a point in the costelly limit of let 24 correction in the easterly limit of lot 24 concession 2 range 2 distant 181.50 feet measured north 18° 57′ 30" west along the easterly limit from the south-east angle of lot 24; thence south 77° 58′ 30″ east 183.18 feet; thence easterly 3481.67 feet on a curve left of 5729.58 feet radius, the chord equivalent being 3428.35 feet measured north 84° 37′ east; thence north 67° 12′ 30″ east 404.64 feet to a point in the easterly limit of lot 27 concession 1 range 3 distant 440.3 feet measured north 00' 30" west along the easterly limit from the south-east angle of lot 27; thence north 67° 12′ 30″ east 513.6 feet to the easterly limit of the Township of Richmond, the easterly limit being the easterly limit of the herein-described lands.

6.84 miles, more or less.

(5195)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 22/57.

Controlled-Access Highway-New Hamburg By-Pass.

Amending O. Reg. 64/55. Made—31st January, 1957. Filed—7th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Ontario Regulations 64/55, as amended by

Ontario Regulations 119/55, 162/55, 182/55, 195/55, 221/55, 32/56, 107/56, 142/56, 172/56, 199/56 and 241/56, are further amended by adding immediately after regulation 12 the following regulation:

NEW HAMBURG BY-PASS

13. That portion of the King's Highway described in schedules 19 and 20, and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 203 and 204, respectively, is designated as the control of the Registrary of the Reg nated as a controlled-access highway.

SCHEDULE 19

In the Township of Wilmot and in the Village of New Hamburg, in the County of Waterloo being

- (a) part of lots 11 to 17, both inclusive, south of Snider's Road,
- part of lots 17 to 20, both inclusive, north of Bleam's Road,
- part of lots 22 to 27, both inclusive, south of Bleam's Road,
- (d) part of lot 21 north of Bleam's Road in that part of the Township of Wilmot, now in the Village of New Hamburg,
- (e) part of lots 1 to 4, both inclusive, registered plan 273,
- (f) part of village lot 1 in the Village of New Hamburg,
- (g) part of the road allowance between
 - (i) lots 12 and 13, south of Snider's Road,
 - (ii) lots 18 and 19, north of Bleam's Road,
 - (iii) lots 24 and 25, south of Bleam's Road, and
 - (iv) the townships of Wilmot and South Easthope,
- (h) part of
 - (i) Brewery Street,
 - (ii) Victoria Street,
 - (iii) Albert Street.
 - (iv) Elizabeth Street,
 - (v) Ann Street,
 - (vi) Bleam's Road,
 - (vii) Old Haysville Road, and
 - (viii) New Haysville Road, and
- (i) part of the land under the waters of the Nith River,

and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 1 concession 1 north of Snider's Road in longitude 80° 33′ 30" west, bounded by a line located as follows:

Commencing at the westerly angle of lot 11 south of Snider's Road, thence north 78° 25' Lot 11 S. of 30" east along the northerly limit of lot 11 a distance of 1040.96 feet; thence south 11° 34′ 30" east 17.0 feet to a monument; thence westerly 992.98 feet on a curve left of 5679.58 Snider's Road feet radius, the chord equivalent being 991.72

Lot 12 S. of Snider's Road

Brewery Street

south of Snider's Road 116.37 feet measured south 38° 41′ 30″ east along the northeasterly limit from the northerly angle of lot 12; thence south-westerly 1613.24 feet on a curve left of 5679.58 feet radius, the chord equivalent being 1607.83 feet measured south 60° 16′ 14″ west, to a monument; thence south 52° 08′ west 129.31 feet; thence south 6° 29′ 30″ west 69.91 feet to the south-westerly limit of lot 12 south of Snider's Road; thence south 43° 29′ 40″ west 66.55 feet to the north-easterly limit of lot 13 south of Snider's Road; thence north 83° 30′ 30″ west 71.50 feet; thence south 52° 08′ west 840.69 feet; thence south 52° 08′ west 128.03 feet; thence south 52° 08′ west 128.03 feet; thence south 39° 50′ east 10.01 feet; thence south 52°08′ west 1463.71 feet; thence south 6° 19′ west 69.70 feet to the northeasterly limit of Brewery Street; thence south 6° 03′ 45″ west 4152 feet to the be getther to the court easterly limit of Brewery Street; thence south 66° 03′ 45″ west 41.52 feet to the south-westerly limit of Brewery Street; thence north 83° 41′ west 71.70 feet; thence south 52° 08′ west 562.33 feet; thence south 2° 25′ 30″ east 58.0 feet to the north-easterly limit of a public road; thence south 52° 08' west 38.10 feet to the south-westerly limit of a public road; thence south 87° 34′ 30″ west 81.46 feet; thence south 52° 08′ west 1194.34 feet

to a point in the south-westerly limit of lot 15 south of Snider's Road 1054.66 feet measured

north-westerly along the south-westerly limit

limit of lot 16 south of Snider's Road; thence north 38° 17′ 30" west along the south-

westerly limit 30.0 feet; thence south 52° 08'

west 1752.51 feet to a point in the north-easterly limit of lot 18 north of Bleam's Road 676.64 feet measured south-easterly along the north-easterly limit from a monu-

ment marking the northerly angle of lot 18; thence south 52° 08′ west 1819.58 feet; thence south 6° 30′ 30″ west 69.94 feet to the south-westerly limit of lot 18; thence south

52° 08' west 66.02 feet to the north-easterly limit of lot 19 north of Bleam's Road; thence

feet measured south 73° 24' 59" west, to a

point in the north-easterly limit of lot 12 south of Snider's Road 116.37 feet measured south 38° 41′ 30″ east along the north-

Lot 15 S. of Snider's Road

Lot 18 N. of Bleam's Road

limit of lot 19 north of Bleam's Road; thence north 83° 29′ 30″ west 71.48 feet; thence south 52° 08′ west 849.40 feet; thence south 38° 49′ 30″ east 10.0 feet; thence south 52° 08′ west 903.91 feet to a point in the southwesterly limit of lot 19 north of Bleam's Road distant 2446.5 feet measured north 38° 29′ 30″ limit of lot 19 north of Bleam's Road distant 2446.5 feet measured north 38° 29′ 30″ Lot 19 N.B.R. west along the south-westerly limit from a

> monument; thence south-westerly 309.83 feet on a curve left of 5679.58 feet radius, the chord equivalent being 309.79 feet measured south 50° 34′ 14″ west, to a point in the north-easterly limit of lot 1 registered plan 273 distant 579.42 feet measured north 38° 33' 30" west along the north-easterly limit from a monument marking the easterly angle of lot 1; thence south 38° 33′ 30" east along

> monument marking the southerly angle of lot 19; thence south 52° 08' west 2373.49 feet; thence north 37° 52' west 10.0 feet; thence south 52° 08' west 1105.80 feet to a

of lot 1; thence south 38° 33′ 30″ east along the north-easterly limit 10.01 feet; thence south-westerly 751.55 feet on a curve left of 5669.58 feet radius, the chord equivalent being 751.0 feet measured south 45° 12′ 35″ west; thence south 48° 35′ 30″ east 124.61 feet to the northerly limit of Bleam's Road; thence south 11° 50′ east 66.0 feet to the southerly limit of Bleam's Road; thence south 78° 10′ west along the southerly limit 202.49 78° 10' west along the southerly limit 202.49 feet; thence south 31° 29' 30" west 33.74 feet;

Reg. Plan 273

Lot 1

Lot 1

Lot 19

N.B.R.

Lot 15

Snider's

Lot 12

Snider's Rđ.

thence south-westerly 201.93 feet on a curve left of 539.96 feet radius, the chord equivalent being 200.76 feet measured south 50° 07′ 19″ west; thence south 39° 24′ 30″ west 685.77 feet to a monument; thence south 39° 24′ 30″ west 209.20 feet; thence south 39° 24′ 30″ west 20.09 feet; thence south 39° 24′ 30″ west 357.93 feet to a monument; thence south 40° 44′ west 650.17 feet; thence south 39° 24′ 30″ west 2001.32 feet to a monument; thence south-westerly 344.15 feet on a curve right of 2014 70 feet radius the chord equi Lot 23 S.B.R. right of 2914.79 feet radius, the chord equivalent being 343.95 feet measured south 42° 47′ 27″ west; thence south 4° 13′ west 73.79 feet to the south-westerly limit of lot 24 south of Bleam's Road; thence south 47° 49' west 66.16 feet to the north-easterly limit of lot 25 south of Bleam's Road; thence north 84° 38′ 30″ west 68.94 feet; thence south-westerly 1858.68 feet on a curve right Lot 24 S.B.R. of 2914.79 feet radius, the chord equivalent being 1827.36 feet measured south 67° 42' 25" west, to a point in the north-easterly limit of lot 26 south of Bleam's Road 1437.29 Lot 26 S.B.R. feet measured north-westerly along the northeasterly limit from a monument marking the easterly angle of lot 26; thence westerly 1516.86 feet on a curve right of 2914.79 feet radius, the chord equivalent being 1499.79 feet measured north 79° 07′ west, to a monument; thence north 64° 12′ 30″ west 2576.11 feet; thence north 64° 12′ 30″ west 260.0 feet; thence north 64° 12′ 30″ west 255.89 feet to a monument; thence north-westerly 362.68 feet on a curve left of 4508.66 feet radius, the chord equivalent being 362.58 feet measured north 66° 30′ 46″ west; thence south 27° 06′ west 116.44 feet to the westerly limit of lot 27 south of Bleam's Road; thence south 88° 36′ 30″ Lot 27 S.B.R. west 33.0 feet to the centre line of the road allowance between the townships of Wilmot and South Easthope; thence north 1° 23′ 30″ west along the centre line 541.61 feet; thence north 78° 22' east 33.53 feet to the north-west angle of lot 27 south of Bleam's Road; thence north 78° 22' east along the northerly limit of lot 27 a distance of 525.33 feet; thence south 11° 38' east 17.60 feet; thence south 74° 10' west 417.80 feet; thence south 36° 16' west 118.36 feet; thence south 1° 38' east 131.85 feet; thence south 35° 36' 30" east 41.46 feet; thence south-easterly 295.69 feet on a curve thence south-easterly 295.69 feet on a curve right of 4658.66 feet radius, the chord equivalent being 295.63 feet measured south 67° 36′ 41″ east, to a monument; thence south 61° 30′ east 128.98 feet to a monument; thence south 61° 30′ east 150.62 feet; thence south 64° 12′ 30″ east 365.0 feet; thence south 58° 30′ east 100.5 feet; thence south 64° 12′ 30″ east 2576.11 feet to a monument; thence easterly 1394.71 feet on a curve left of 2814.79 feet radius, the chord equivalent being 1380.50 Lot 27 S.B.R. feet radius, the chord equivalent being 1380.50 feet measured south 78° 24′ 12″ east, to the Lot 26 S.B.R. 72.50 feet to the north-easterly limit of lot 25 south of Bleam's Road; thence north 47° 40' east 66.17 feet to the south-westerly limit of lot 24 south of Bleam's Road; thence south 85° 53' east 67.37 feet; thence north-easterly 322.55 feet on a curve left of 2814.79 feet sacius, the chord equivalent being 322.37 feet radius, the chord equivalent being 322.37 feet measured north 45° 41′ 28″ east, to a monument; thence north 39° 24′ 30″ east 2001.32 feet; thence north 38° 05′ east 650.17 feet to a monument; thence north 39° 24′ 30″ east 376.85 feet; thence north 1° 22′ 30″ west 75.74 feet; thence north 42° 09′ 15″ west 134.63 feet to the southerly limit of the Lot 23 S.B.R. 134.63 feet to the southerly limit of the

Village of New Hamburg; thence north 78° 33' thence north 36 29' east 174.58 feet to the easterly limit of Village lot 1; thence south 15° 56' 45" east along the easterly limit of 11.88 feet; thence north 30° 24' 30" east 453.54 feet; thence north 31° 12' 45" west 33.18 feet to the courberly limit of Blow? Pood the property southerly limit of Bleam's Road; thence north 33° 16′ 10″ east 93.51 feet to the northerly limit of Bleam's Road; thence north 58° 47′ 20″ east 94.33 feet; thence north 39° 24′ 30″ east 65.37 feet to a monument; thence north-easterly 974.65 feet on a curve right of 5789.58 feet radius, the chord equivalent being 973.51 feet measured north 44° 13′ 52″ east, to the north-easterly limit of lot 1 registered plan 273; thence south 38° 33′ 30″ east along the north-easterly limit 10.0 feet; R.P. 273 thence north-easterly 311.02 feet on a curve right of 5779.58 feet radius, the chord equivalent being 310.99 feet measured north 50° 35′ 30″ east, to a monument; thence north 52° 08′ east 1105.80 feet; thence north 37° 52′ west 10.0 feet; thence north 52° 08′ east 12372 10 feet; the second 10.0 feet the 2372.19 feet to the south-westerly limit of lot 19 north of Bleam's Road; thence north 52° 08′ east 903.21 feet; thence south 38° 49′ 30″ east 10.0 feet; thence north 52° 08′ east 848.88 feet; thence north 6° 30′ 30″ east 10.0 feet; thence north 6° 30′ 30″ east 848.88 feet; 848.88 f 69.94 feet to the north-easterly limit of lot 19 north of Bleam's Road; thence north 52° 08' east 66.02 feet to the south-westerly limit of lot 18 north of Bleam's Road; thence south 83° 29′ 30″ east 71.48 feet; thence north 52° 08′ east 1819.56 feet to the north-easterly limit of lot 18 north of Bleam's Road; thence north 52° 08′ east 1753.97 feet to the north-easterly limit of lot 18 north of Bleam's Road; thence north 52° 08′ east 1753.97 feet to the north-easterly limit of lot 17° south of Spidor's Road. easterly limit of lot 17 south of Snider's Road; thence north 38° 17' 30" west along the north-easterly limit 30.0 feet; thence north 52° 08' east 694.61 feet; thence south 33° 57' east 20.05 feet; thence north 52° 08' east 1128.74 feet to the south-westerly limit of lot 15 south of Snider's Road; thence south 38° 10′ 30″ of Snider's Road; thence south 38° 10° 50° east along the south-westerly limit 10.0 feet; thence north 52° 08′ east 1162.68 feet; thence north 6° 34′ 30″ east 70.02 feet to the south-westerly limit of a public road; thence north 52° 08′ east 36.01 feet to the north-easterly South of limit of the public road; thence south 83° 25′ 30″ east 71.40 feet; thence north 52° 08′ east 593.77 feet; thence north 6° 19′ east 69.70 feet to the south-westerly limit of Brewery Street; thence north 38° 00′ 45″ east 40.97 Street; thence north 38° 00′ 45″ east 40.97 feet to the north-easterly limit of Brewery Street; thence south 83° 41′ east 71.71 feet; thence north 52° 08′ east 1462.99 feet; thence south 39° 50′ east 10.01 feet; thence north 52° 08′ east 2.31.47 feet to a monument; thence north 52° 08′ east 2.0 feet; thence north 37° 52′ west 10.0 feet; thence north 52° 08′ east 69.91 feet; thence north 6° 29′ 30″ east 69.91 feet to the north-easterly limit 30" east 69.91 feet to the north-easterly limit of lot 13 south of Snider's Road; thence north 60° 43' east 66.99 feet to the south-westerly limit of lot 12 south of Snider's Road; thence South of south 83° 30′ 30″ east 71.50 feet; thence north 52° 08′ east 131.55 feet to a monument; thence 52° 08' east 131.55 feet to a monument; thence north-easterly 975.0 feet on a curve right of 5779.58 feet radius, the chord equivalent being 973.84 feet measured north 56° 57' 58" east, to a monument; thence north 60° 45' east 150.0 feet; thence north 26° 42' 55" west 94.52 feet; thence south 81° 23' west 229.47 feet to a monument; thence north 11° 41′ 15″ west 10.0 feet to the northerly limit of lot 12 south of Snider's Road; thence north 78° 25' 30" east along the northerly limit 723.58 feet to the place of commencement.

6.12 miles, more or less.

SCHEDULE 20

- 1. In the Township of South Easthope in the County of Perth being
 - (a) part of lots 1 and 2, concession 1, and
 - (b) part of the road allowance between the townships of South Easthope and Wilmot,

and, premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 25 concession 1 in longitude 80° 50′ west, bounded by a line located as follows:

Commencing at the north-west angle of lot 2, concession 1, thence north 89° 53′ 30″ east along the northerly limit of lots 2 and 1, Lot 2 Con. 1 concession 1, a distance of 2641.66 feet to the north-east angle of lot 1; thence north 89° 53′ 30" east 33.01 feet to the centre line of the road allowance between the townships of South Easthope and Wilmot; thence south 1° 35′ east along the centre line 536.68 feet; thence south 88° 25′ west 33.0 feet to the easterly limit of lot 1 concession 1; thence north 17° 11′ west 174.0 feet; thence westerly 284.45 feet on a curve left of 4508.66 feet Lot 1 Con. 1 radius, the chord equivalent being 284.38 feet measured north 73° 06′ 54″ west, to a monument; thence 73° 29′ 15″ west 271.32 feet to a monument; thence westerly 627.56 feet on a curve left of 4523.66 feet radius, the chord equivalent being 627.08 feet measured north 82° 20′ 02″ west, to a monument; thence north 86° 18′ 30″ west 1267.82 feet to a monument; thence westerly 185.51 feet on a curve left of 5669.58 feet radius, the chord equivalent being 185.50 feet measured north 87° 14′ 29″ west, to the westerly limit of lot 2, concession 1; thence north 1° 35′ west along Lot 2 Con. 1 the westerly limit 32.24 feet to the point of

0.53 miles, more or less.

(5196)

7

THE HIGHWAY IMPROVEMENT ACT

commencement.

Controlled-Access Highways—Pickerel River Crossing and French River Crossing.

New.

Made—31st January, 1957. Filed—7th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED-ACCESS HIGHWAYS

- 1. In these regulations township means geographic
- 2. Those portions of the King's Highway described in schedules 1 and 2 are designated as a controlledaccess highway.

SCHEDULE 1

PICKEREL RIVER CROSSING

In the Township of Mowat, Indian Reserve 13, and part of Island 3464 unsurveyed territory, in the District of Parry Sound and being that portion of the King's Highway commonly known as number 69, assumed by the Minister and shown on a Department of Highways plan A-49-10, deposited in the Registry and Land Titles offices at Parry Sound as numbers 79 and 34234, respectively, extending from a point 600 feet south of the high water mark on the south bank of the Pickerel River northerly to a point 600 feet north of the high water mark on the north bank of the Pickerel River.

SCHEDULE 2

FRENCH RIVER CROSSING

- 1. In Island 3464 unsurveyed territory in the District of Parry Sound being that portion of the King's Highway, commonly known as number 69, as assumed by the Minister and shown on a Department of Highways plan A-49-10, deposited in the Registry and Land Titles offices at Parry Sound as numbers 79 and 34234, respectively, extending from a point 600 feet south of the high water mark on the south bank of the French River northerly to the centre line of the French River.
- 2. In the Township of Bigwood in the District of Sudbury being that portion of the King's Highway, commonly known as number 69, as assumed by the Minister and shown on a Department of Highways plan A-51-37 deposited in the Registry and Land Titles offices at Sudbury as number 281 extending from the centre line of the French River northerly to a point 600 feet north of the high water mark on the north bank of the French River.

(5197)

7

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 24/57. Controlled-Access Highways-Iroquois to Cornwall. New. Made—31st January, 1957. Filed—7th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED-ACCESS HIGHWAYS

IROQUOIS TO CORNWALL

1. Those portions of the King's Highway described in the schedules hereto are designated as controlledaccess highways.

SCHEDULE 1

In the Township of Matilda and the Village of Iroquois in the County of Dundas being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-1929-8 deposited in the Registry Office for the registry division of the County of Dundas as number 106.

SCHEDULE 2

In the Township of Williamsburgh and the Village of Morrisburg in the County of Dundas being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan of the King's Highway numbered P-1541-3 deposited in the Registry Office for the registry division of the County of Dundas as number 107.

SCHEDULE 3

In the Township of Osnabruck in the County of Stormont being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-1575-12 deposited in the Registry Office for the registry division of the County of Stormont as number 19962 (Osnabruck).

SCHEDULE 4

In the Township of Cornwall in the County of Stormont being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-1982-18 deposited in the Registry Office for the registry division of the County of Stormont as number 46113.

(5198)

7

THE FARM PRODUCTS MARKETING ACT

O. Reg. 25/57. Licence Fees. Amending O. Reg. 196/51. Made—8th February, 1957. Filed—8th February, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 1 of regulation 5 of Ontario Regulations 196/51 is revoked and the following substituted therefor:
 - (1) Every grower in the area shall pay to the local board licence fees at the rate of 5 cents a ton for each ton or fraction thereof of sugar-beets delivered to a processor.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

(Seal)

F. K. B. Stewart, Secretary.

(5216)

7

THE ASSESSMENT ACT

O. Reg. 26/57.
Designation of Mining Municipalities.
Amending O. Reg. 197/52.
Made—11th February, 1957.
Filed—11th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

- 1.(1) Regulation 3 of Ontario Regulations 197/52 is amended by adding the following clause:
 - (bb) the villages of
 - (i) Bancroft,
 - (ii) Caledonia and
 - (iii) Marmora

(2) Clause d of regulation 3 of Ontario Regulations 197/52, as made by sub-regulation 3 of regulation 1 of Ontario Regulations 205/55, is amended by adding the following sub-clause:

(iia) Cardiff.

2. In the year 1957 the Minister may increase the payment to the Improvement District of Cardiff by an amount which in the opinion of the Minister is equivalent to the amount which would have been payable had the Improvement District of Cardiff been designated in 1956.

W. K. WARRENDER, Minister of Municipal Affairs.

February 11th, 1957.

(5217)

7

THE PUBLIC HEALTH ACT

O. Reg. 27/57.
Muskoka District Health Unit.
Amending Regulations 335 of Consolidated Regulations of Ontario, 1950, and revoking O. Reg. 189/51.
Approved—7th February, 1957.
Filed—12th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 15 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 189/51, is revoked and the following substituted therefor:

SCHEDULE 15

MUSKOKA DISTRICT HEALTH UNIT

- The Board of Health of the Muskoka District Health Unit shall consist of 7 members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) one member to be appointed annually by the Municipal Council of the Town of Gravenhurst, the Municipal Council of the Municipal Township of Ryde, the Municipal Council of the Municipal Township of Muskoka, and the Municipal Council of the Municipal Township of Morrison;
 - (c) one member to be appointed annually by the Municipal Council of the Municipal Township of Medora and Wood, the Municipal Council of the Town of Bala, and the Municipal Council of the Municipal Township of Freeman;
 - (d) one member to be appointed annually by the Municipal Council of the Village of Port Carling, the Municipal Council of the Village of Rosseau, the Municipal Council of the Municipal Township of Monck, the Municipal Council of the Municipal Township of Cardwell, the Municipal Council of the Village of Windermere, the Municipal Council of the Municipal Township of Humphrey, and the Municipal Council of the Municipal Township of the Municipal Township of Watt;

- (e) one member to be appointed annually by the Municipal Council of the Municipal Township of Stephenson, the Municipal Council of the Municipal Township of Stisted, the Municipal Council of the Village of Port Sydney, and the Municipal Council of the Municipal Township of Macaulay;
- (f) one member to be appointed annually by the Municipal Council of the Town of Huntsville, the Municipal Council of the Municipal Township of Chaffey, the Municipal Council of the Municipal Township of Brunel, the Municipal Council of the Municipal Township of Franklin, and the Municipal Council of the Municipal Township of McLean; and
- (g) one member to be appointed annually by the Municipal Council of the Town of Bracebridge, the Municipal Council of the Muni-

- cipal Township of Draper, the Municipal Council of the Municipal Township of Oakley, the Municipal Council of the Municipal Township of Ridout, and the Municipal Council of the Municipal Township of Sherbourne, McClintock, Livingston, Lawrence and Nightingale.
- 2. A member, other than a member appointed under clause *a* of section 1, may be removed from office by any one of the municipal councils which appointed him.
- 2. Ontario Regulations 189/51 are revoked.

M. PHILLIPS, Minister of Health.

(5218)

February 23rd, 1957

THE INDUSTRIAL STANDARDS ACT

O. Reg. 28/57. General Regulations. Amending O. Reg. 38/53. Made—7th February, 1957. Filed-12th February, 1957.

REGULATIONS MADE UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Regulation 1 of Ontario Regulations 38/53 is amended by adding thereto the following subregulation:
 - (2) Every employer to whom section 11 of the Act applies shall keep complete and accurate records of the information listed in subregulation 1, and retain the records for a period of at least 12 months.

(5233)

8

THE PUBLIC LANDS ACT

O. Reg. 29/57.
General Regulations.
Amending Schedule 1 of Ontario Regulations 85/53.
Made—7th February, 1957. Filed-12th February, 1957.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

- 1. Sub-item .32 of item 2 of Schedule 1 of Ontario Regulations 85/53 is struck out and the following substituted therefor:
 - .32 Leitch, excepting therefrom lots 1, 2, 3, 4, 5, and 6, in Concession X.

(5234)

8

THE REHABILITATION SERVICES ACT, 1955

O. Reg. 30/57.
Application for Maintenance Allowance. Amending O. Reg. 27/56. Made—7th February, 1957 Filed-13th February, 1957.

REGULATIONS MADE UNDER THE REHABILITATION SERVICES ACT, 1955

- 1. Ontario Regulations 27/56 are amended by adding the following regulation:
 - 2a. A married male handicapped person who must take up residence in a place other than that in which his wife resides in order to benefit from rehabilitation services may be deemed an unmarried person for the purposes of these regulations, where the need for a maintenance allowance is apparent to the Director.

(5242)

THE CHARITABLE INSTITUTIONS ACT, 1956

O. Reg. 31/57. General Regulations. New and Revoking Regulations 18 of Consolidated Regulations of Ontario, 1950, and O. Reg. 175/51, 223/51, 258/51 and 84/52.Made-14th February, 1957. Filed -18th February, 1957.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

INTERPRETATION

- 1. In these regulations,
 - (a) "board" means board of directors of a charitable organization or a charitable institution,
 - (b) "institution" means charitable institution,
 - (c) "organization" means charitable organization,
 - (d) "physician" means duly qualified medical practitioner.

APPROVAL AND SPECIFICATION

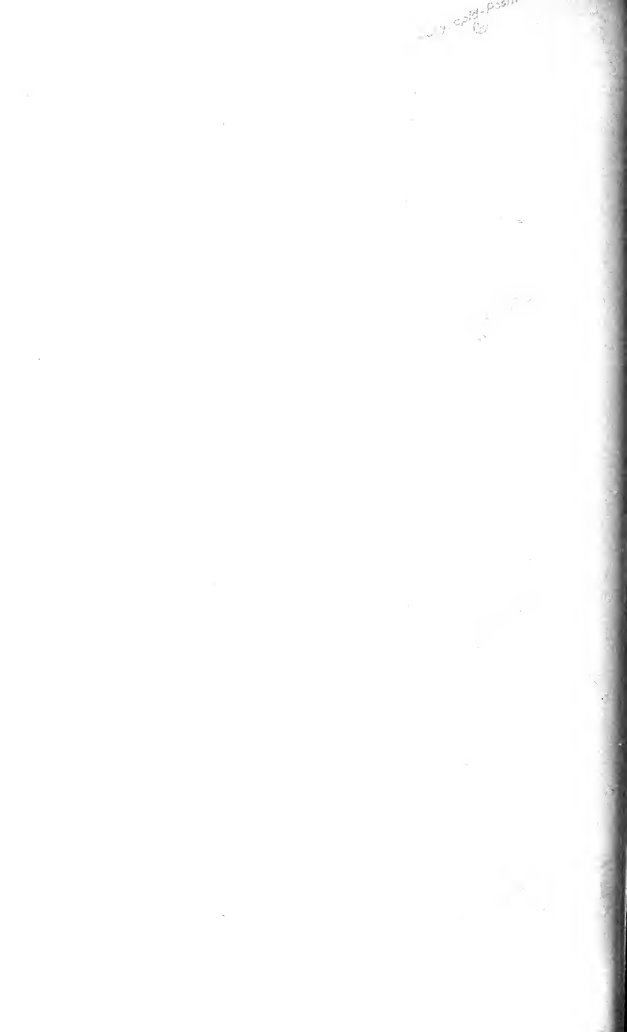
- 2.(1) The organizations listed in Schedule 1 are approved as charitable organizations under the Act.
- (2) The institutions listed in Schedule 2 are approved as charitable institutions under the Act and are specified as children's institutions in which persons under 21 years of age may be cared for.
- (3) The institutions listed in Schedule 3 are approved as charitable institutions under the Act and are specified as homes for mothers and infants in which mothers of children likely to be born out of wedlock, or who are born out of wedlock, and the children may be cared for.
- (4) The institutions listed in Schedule 4 are approved as charitable institutions under the Act and are specified as homes for the aged in which elderly persons may be cared for.
- (5) The institutions listed in Schedule 5 are approved as charitable institutions under the Act and are specified as institutions in which persons other than those mentioned in Schedules 2, 3 and 4 may be cared for.

PART I

3. This Part applies to all organizations and institutions

MEDICAL SERVICES

- 4.(1) The board shall appoint one or more physicians to each institution to provide medical services for persons cared for in the institution.
- (2) Subject to subregulation 6 before a person is admitted to an institution he shall be given a complete medical examination by a physician who may be a physician appointed under subregulation 1.
- (3) Subject to subregulation 6, before a person is admitted to an institution, a physician shall certify in writing that the person is free from communicable disease



- (4) Each resident of an institution shall be given a complete medical examination at least once a year.
- (5) A report of the results and recommendations of the examination of each resident shall be kept in his file.
- (6) Where it is in the best interest of the welfare of a person that he be cared for in an institution and he cannot be medically examined as provided in subregulation 2 or certified as being free from communicable disease as provided in subregulation 3, he may be admitted to the institution provided he is kept in isolation from other residents of the institution until those subregulations are complied with.

QUALIFICATIONS, POWERS AND DUTIES OF STAFFS

- 5. The superintendent of each charitable institution shall be a person who
 - (a) is sympathetic to the welfare of persons being cared for in the institution,
 - (b) has a specialized knowledge of and adequate experience in the needs of those persons, and the skill to cope with their problems,
 - (c) has the administrative ability to manage and make efficient use of the staff of the institution, and
 - (d) is of suitable age, health and personality to carry out his duties.
- 6.(1) The board shall appoint at least one nurse, or a person with nursing experience, to the staff of the institution.
- (2) Where there are residents in bed care or children under the age of 10 being cared for at least one nurse appointed by the Board shall be registered under The Nurses Registration Act, 1951.
- 7. An institution shall have a staff of suitable age and experience, sufficient for planning and conducting the operation of the institution and attending to the cooking, serving, mending, laundering, handicrafts, recreation and rehabilitation, and other requirements of the persons being cared for in the institution.

RULES GOVERNING INSTITUTIONS

- 8.(1) Sleeping accommodation for each resident of an institution shall be in a room with the beds so placed that no bed overlaps a window or radiator and that no bed at any point is nearer than two and one-half feet to any other bed.
- (2) Toilet and bathing facilities in an institution shall be readily accessible to all residents, with a minimum of one wash-basin and one flush-toilet for every 5 residents and one bathtub or shower for every 12 residents.
- 9.(1) The board shall arrange for suitable religious services to be available for all residents of an institution.
- (2) The board shall make provision wherever possible for adequate recreational, rehabilitative and hobby-craft facilities.
- 10.(1) The superintendent and staff of a charitable institution shall be given a medical examination by a physician before appointment and in each year of their employment.
- (2) A report of the results and recommendations of each examination shall be kept on file in the institution.
 - 11. The board shall

- (a) eliminate fire-hazards in the institution;
- (b) have fire-extinguishers, hose, and stand-pipe equipment inspected at least once a month;
- (c) have the fire-alarm system inspected and tested at least once every 2 weeks;
- (d) have the heating equipment and chimneys inspected at least once every six months to ensure that they are in good repair and safe;
- (e) keep a written record of inspections and tests of the fire-equipment, the fire-alarm system, the heating system and chimneys;
- (f) ensure that the staff, and residents who are capable, know the method of sounding the fire-alarm;
- (g) ensure that the staff are trained in the proper use of the fire-extinguishing equipment;
- (h) establish a procedure to be followed when a fire-alarm is given, including the duties of the staff and residents;
- (i) instruct the staff and residents in the procedure established under clause λ, and post
 the procedure in conspicuous places in the
 institution;
- (j) if matches are issued, issue only safety matches.

PAYMENTS UNDER SECTION 7 OF THE ACT

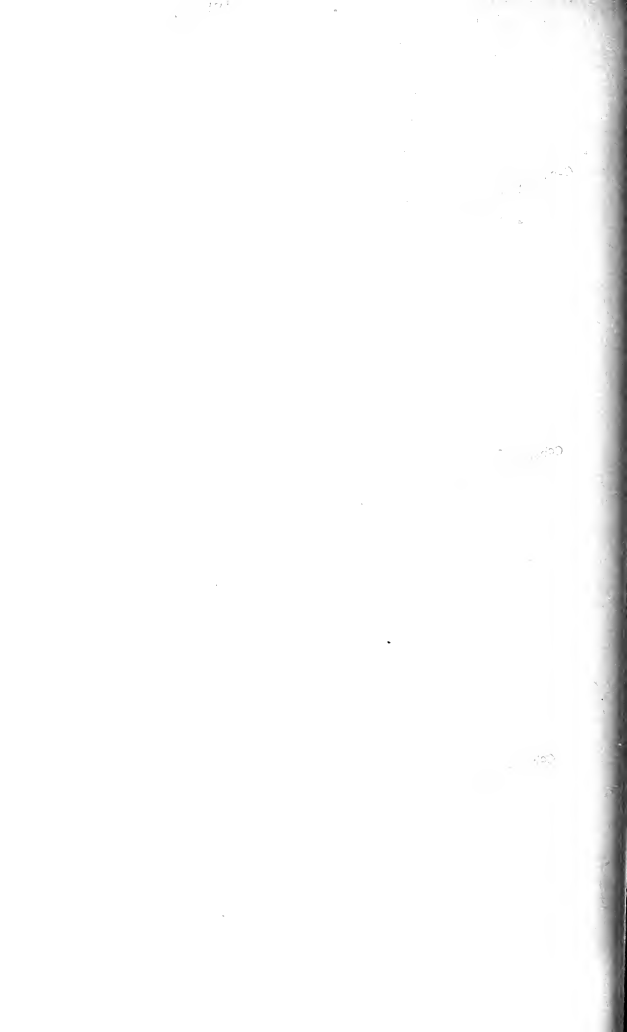
- 12.(1) An application for payment under subsection 2 of section 7 of the Act
 - (a) in respect of a completed building or addition, or
 - (b) in respect of a building or addition during the construction thereof,

shall be in form 1.

- (2) A payment may be made in respect of a building or addition during the construction thereof, amounting to
 - (a) \$1250 per bed of the total bed capacity, or
 - (b) 25 per cent of the estimated cost of completion

of the proposed building or addition, whichever is the lesser, where

- (c) the building or addition is at least 50 per cent completed at the time of the application therefor, and
- (d) the application is accompanied by the certificate of an architect who is a member of the Ontario Association of Architects, certifying that the proposed building or addition is at least 50 per cent completed.
- (3) An application for payment in respect of a completed building or addition shall be accompanied by
 - (a) the certificate of an auditor certifying that all accounts have been paid and all refundable sales tax has been refunded, and
 - (b) the certificate of an architect who is a member of the Ontario Association of Architects, certifying that the building or addition is completed in accordance with the approved plans and ready for occupancy.



PAYMENTS UNDER SECTION 8 OF THE ACT

- 13.(1) An application for payment under subsection 2 of section 8 of the Act shall be made in triplicate in form 2.
- (2) The application shall be accompanied by the certificate of an auditor certifying the actual cost of the building to the organization.

PAYMENTS UNDER SECTION 10 OF THE ACT

- 14.(1) For the purposes of computing the amount of grants payable to a charitable organization under section 10 of the Act, a person shall be deemed to be resident in an institution where the person was being cared for in an institution operated by the organization on the last day of the calendar month in respect of which the payment is made.
- (2) An application by a charitable organization for payment under section 10 shall be made twice annually in triplicate in form 3.
- (3) The application for the months of January to June, both inclusive, shall be made before the 25th of the following August and the application for the months of July to December, both inclusive, shall be made before the 25th of the following February.
 - (4) The application shall be accompanied by form

RECORDS AND RETURNS

- 15.(1) The superintendent of a charitable institution shall keep a written record and file for each person being cared for in the institution.
 - (2) The record shall set forth,
 - (a) the name of the resident, his address prior to admission, and the date and circumstances of admission;
 - (b) his personal and family history;
 - (c) the names and addresses of parents or guardian, relatives, next-of-kin, and other interested persons;
 - (d) a record of all physical, x-ray and mental examinations, with recommendations thereto, all illnesses and accidents, and all admissions to hospitals;
 - (e) observations on the resident's conduct and behaviour while in the institution;
 - (f) a history of any other matter which might affect the well-being or progress of the resident;
 - (g) a statement of the date and circumstances of the resident's discharge or voluntary withdrawal from the institution:
 - (h) the name and address of the person or institution, if any, to whom or which the resident was discharged.
- 16.(1) A charitable organization shall keep separate books of account for each institution operated by it showing all revenue and expense.
- the calculation of the Minister not later than the 31st of March of the year next following.
- 17.(1) Every charitable organization shall keep a record of the charges made for the care of each resident in each institution operated by it.

- (2) Where any resident of an institution is in receipt of any form of federal, provincial or municipal public assistance, the kind and amount of such assistance shall be noted in the record under subregulation 1.
- 18.(1) A charitable organization shall furnish the Minister with a separate half-yearly return in duplicate, for each institution operated by it, in form 4, signed by the superintendent.
- (2) The return for the first 6 months of the year shall be furnished not later than the 25th of July of that year and the return for the last 6 months not later than the 25th of January of the year next following.

POWERS AND DUTIES OF PROVINCIAL SUPERVISORS

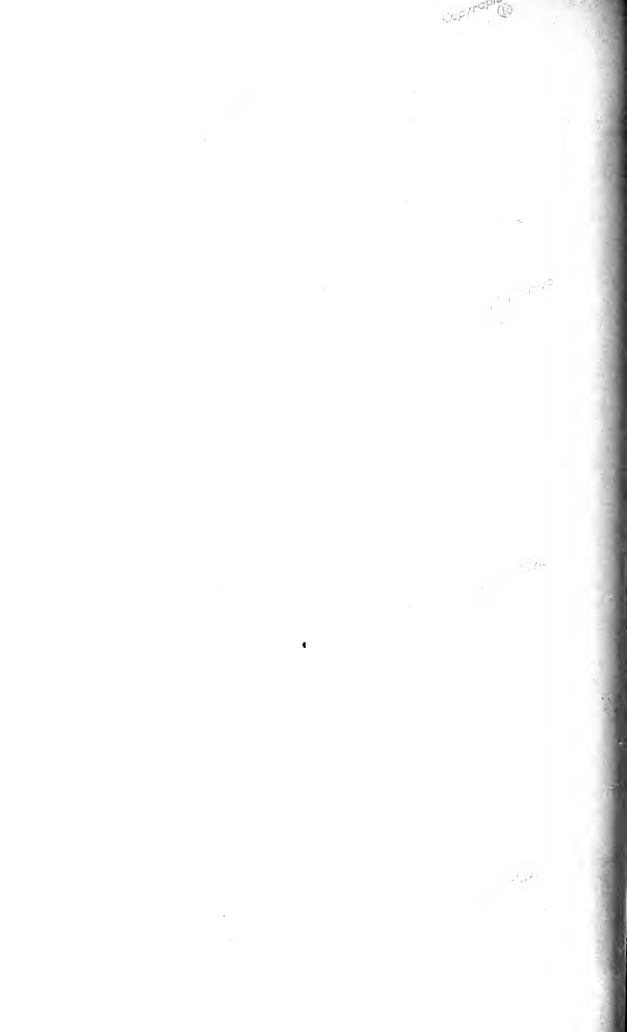
- 19.(1) A provincial supervisor shall
 - (a) have the right of access at any time for the purposes of inspection
 - (i) to any charitable institution or any part thereof, and
 - (ii) to any records kept in respect of any charitable institution;
 - (b) inspect the building or buildings and accommodation, the sanitary and eating facilities, the recreational and rehabilitative equipment, the fire equipment and fire precautions;
 - (c) inspect the dietary and appraise the nutritional standards for residents including those on special diets.

PART II

20. This Part applies to the institutions listed in Schedules 2 and 3.

RULES GOVERNING INSTITUTIONS IN SCHEDULES 2

- 21.(1) Each resident of an institution who is under 16 years of age shall, with the written permission of his parent or guardian, be immunized as required by the local medical officer of health.
- (2) The superintendent shall prepare at 6-month intervals a statement of the future plans for the care of each resident who is under 16 years of age, and retain the statement in the resident's file.
 - 22. The board shall,
 - (a) provide for the educational requirements of each school-age resident in a manner most suitable to his needs;
 - (b) provide opportunities for the religious education of each school-age resident and make it possible for all residents to attend suitable religious services;
 - (c) provide vocational guidance for each schoolage resident and encourage his opportunity to develop a vocation;
 - (d) provide opportunity for school-age residents to participate in recreational, rehabilitative and hobby-craft activities;
 - (e) ensure that each child being cared for in an institution receives at all times adequate and consistent individual care; and
 - (f) establish and maintain a day nursery as defined in *The Day Nurseries Act*, where more than 3 children reside in the institution who are



- (i) under 6 years of age,
- (ii) not of common parentage, and
- (iii) not attending a licensed day nursery or kindergarten conducted under The Public Schools Act or The Separate Schools Act.

REVOCATION

23. Regulations 18 of Consolidated Regulations 1950 and Ontario Regulations 175/51, 223/51, 258/51 and 84/52 are revoked.

SCHEDULE 1

- 1. Aged Women's Home Board
- 2. Anson House Board
- 3. The Bronson Memorial
- 4. The Canadian National Institute for the Blind
- 5. The Carmelite Sisters of Canada
- 6. Children's Aid and Infants' Homes of Toronto
- 7. Children's Aid Society of Essex County
- Diocesan Council of Social Services of the Church of England in Canada
- 9. Earlscourt Children's Home Board
- 10. Elliott Home Board
- 11. Florence Nightingale Home Board
- 12. Grand Lodge of Ontario, Independent Order of Oddfellows
- 13. Grand Orange Lodges of Ontario East and West
- 14. The Grey Nuns of the Cross
- 15. Grey Sisters of the Immaculate Conception
- 16. Gyro Club of Hamilton
- 17. The Haven Board
- 18. The Home Mission Council of the United Church of Canada
- 19. The Homestead Board
- 20. Humewood House Association
- 21. The Jewish Home for the Aged Board
- 22. The Julia Greenshields Memorial Home
- 23. The Kitchener-Waterloo Orphanage Society
- 24. The Ladies Orange Benevolent Association of Ontario East and West
- 25. Laughlen Lodge Board
- 26. The Loyal True Blue Association
- 27. Lynwood Hall Children's Centre
- 28. May Court Club, Windsor
- 29. The Mennonite Central Committee
- 30. The Mennonite Conference of Ontario
- 31. The Order of the Eastern Star, Ontario
- 32. Order of the School Sisters of Notre Dame

- 33. The Order of the Grey Nuns of the Cross, Sudbury
- 34. The Order of Sisters of the Good Shepherd
- 35. The Order of the Sisters of Misercordie
- 36. The Order of the Sisters of St. Joseph
- 37. Orphans' Home and Widows' Friend Society
- 38. The Presbyterian Church in Canada
- 39. Protestant Children's Village Board
- 40. The Protestant Home for the Aged Board
- 41. Protestant Orphans Home Board
- 42. Religious Hospitaliers of St. Joseph
- 43. Roman Catholic Diocesan Council of London
- 44. The Salvation Army
- 45. The Sisters of Assumption of the Diocese of Hearst
- 46. Sisters of Providence of St. Vincent de Paul
- 47. Sisters of St. John the Divine
- 48. Sisters of St. Joseph of the Diocese of London in in Ontario
- 49. Sisters of St. Joseph of the Diocese of North Bay
- 50. Sisters of St. Joseph of the Diocese of Peterborough in Ontario
- 51. The Sisters of St. Joseph of the Diocese of Sault Ste. Marie
- 52. The Sisters of St. Joseph of the Diocese of Toronto in Upper Canada
- 53. St. Faith's Lodge, Incorporated
- 54. St. Mary's Home Board
- 55. The Toronto Aged Men's and Women's Homes Board
- 56. Thomas Williams Home Board
- 57. The United Church of Canada in Ontario
- 58. United Mennonite Home for the Aged
- 59. The Widow's Home of Brantford Board
- 60. Women's Auxiliary of the Church of England Diocesan Board, Toronto
- 61. Women's Christian Association of London
- 62. The Working Boys' Home Board of Management

SCHEDULE 2

- 1. Ailsa Craig Boys' Farm, Ailsa Craig
- 2. Carmelite Orphanage, 108 Harrison Street, Toronto
- 3. Cedarvale School for Girls, Georgetown
- 4. Earlscourt Children's Home, 46 St. Clair Gardens,
- 5. Fontbonne Hall, 534 Queen's Avenue, London
- 6. The Haven, 228 St. George Street, Toronto
- 7. Heathfield, Box 215, Prince Street, Kingston



- 8. Loyal True Blue and Orange Home, Richmond Hill
- 9. Lynwood Hall Children's Centre, 179 George Street, Hamilton
- Maryvale Vocational School, 940 Prince Road, Windsor
- 11. May Court Club, 263 Bridge Avenue, Windsor
- 12. Moberley House, Isabella and Huntley Streets, Toronto
- 13. Notre Dame of St. Agatha, St. Agatha
- Protestant Children's Village, 983 Carling Avenue, Ottawa
- 15. Protestant Orphan's Home, Richmond and Cheapside Streets, London
- 16. Sacred Heart Children's Village, 3275 St. Clair Avenue East, Toronto
- 17. Salvation Army Children's Home, 1132 Broadview Avenue, Toronto
- The Salvation Army Children's Village, 1340 Dundas Street, London
- 19. St. Joseph's Orphanage, 235 Franklin Street, Fort William
- 20. St. Joseph's Orphanage, Ninth Street, Hearst
- 21. St. Joseph's Orphanage, 71 Rideau Street, Ottawa
- 22. St. Mary's Orphanage, 354 King Street West, Hamilton
- 23. St. Patrick's Orphanage, 279 Gloucester Street, Ottawa
- 24. St. Vincent's Orphanage, 293 London Street, Peterborough
- 25. Sunnyside Children's Centre, Union Street West, Kingston
- 26. Warrendale, 319 Millard Avenue, Newmarket
- 27. Willow Hall, 22 Willow Street, Waterloo
- 28. The Working Boy's Home, 63 Gould Street, Toronto
- 29. Youville Home, 38 Xavier Street, Sudbury

SCHEDULE 3

- 1. Armagh, 927 Meadow Wood Road, Clarkson
- 2. Bethesda Home, 54 Riverview Avenue, London
- 3. Faith Haven, 461 Crawford Street, Windsor
- 4. Grace Haven, 245 James Street South, Hamilton
- 5. Humewood House, 40 Humewood Drive, Toronto
- 6. Mercy Shelter, 140 Park Avenue East, Chatham
- 7. Rosalie Hall, 3000 Lawrence Avenue East, Toronto
- 8. Salvation Army Rescue Home, 1140 Wellington Street, Ottawa
- 9. St. Mary's Home, 383 Daly Avenue, Ottawa
- 10. Victor Home, 1102 Broadview Avenue, Toronto
- 11. Vida Lodge, 518 Jarvis Street, Toronto

SCHEDULE 4

- Aged Men's Home—Tweedsmuir House, 51 Belmont Street, Toronto
- 2. Aged Women's Home, 195 Wellington Street South, Hamilton
- 3. Aged Women's Home—Belmont House, 55 Belmont Street, Toronto
- 4. Aged Women's Home—Ewart House, 45 Belmont Street, Toronto
- 5. Alexander Hall, 230 Strabane Avenue, Windsor
- 6. Anson House, 36 Anson Street, Peterborough
- 7. The Bronson Memorial, 81 Bronson Avenue, Ottawa
- 8. Carmel Heights, Springbank Road and Dundas Highway, Erindale
- Church Home for the Aged, 87 Bellevue Avenue, Toronto
- 10. Clarkewood, 929 Bayview Avenue, Toronto
- 11. Cumberland Hall, 499 North Cumberland Street, Port Arthur
- 12. The Elliott Home, 95 Delhi Street, Guelph
- 13. Fairview Mennonite Home, 799 Concession Road, Preston
- 14. The Florence Nightingale Home, Church Street, Agincourt
- 15. Gyro Memorial Home, 7 Blake Street, Hamilton
- 16. Hillcrest Lodge, 86 Cedar Street, Orillia
- 17. The Homestead, 380 Wyandotte Street East, Windsor
- 18. Huronia Hall, 169 Borden Avenue North, Kitchener
- 19. House of Providence, Governor's Road, Dundas
- 20. House of Providence, 198 Hospital Street, Guelph
- 21. House of Providence, 115 Ordnance Street, Kingston
- 22. House of Providence, 857 Richmond Street, London
- 23. House of Providence, 364 Roger Street, Peterborough
- 24. House of Providence, 65 Power Street, Toronto
- 25. The Ina Grafton Gage Home, 2 O'Connor Drive, Toronto
- 26. The I.O.O.F. Home, 93 William Street, Barrie
- 27. Jewish Home for the Aged, 3560 Bathurst Street, Toronto
- 28. Julia Greenshields Memorial Home, 586 University Avenue, Toronto
- 29. Laughlen Lodge, 87 Elm Street, Toronto
- 30. Linwell Hall, 211 Queenston Street, St. Catharines
- 31. Marianhill Home for the Aged, 695 McKay Street, Pembroke
- 32. McCormick Home for Aged, 1050 Richmond Street, London



- 33. Mount Carmel Home, 78 Yates Street, St. Catharines
- 34. Northdale Manor, 130 Lakeshore Road, New Liskeard
- 35. Ottawa Home and Welfare Centre, 398 O'Connor Street, Ottawa
- 36. The Protestant Home for the Aged, 954 Bank Street, Ottawa
- 37. Quinte-St. Lawrence Hall, 1052 Union Street West, Kingston
- 38. The Salvation Army Eventide Home, 255 St.
 Andrews Street, Galt
- 39. The Salvation Army Eventide Home, 24 Clark Street West, Guelph
- 40. The Salvation Army Eventide Home, 248 Dufferin Street, Toronto
- 41. The Salvation Army Sunset Lodge, 127 Peter Street North, Orillia
- 42. The Salvation Army Sunset Lodge, 422 Sherbourne Street, Toronto
- 43. St. Charles Home, 159 Bruyere Street, Ottawa
- 44. St. Joseph's Manor, Red River Road, Port Arthur

- 45. St. Joseph's Villa, Blind River
- 46. St. Patrick's Home, 380 Laurier Avenue West, Ottawa
- 47. St. Paul's Home, 217 Water Street, Cornwall
- 48. Strachan Houses, 790 Queen Street West, Toronto
- 49. Thomas Williams Home, 57 Walnut Street, St. Thomas
- 50. Tweedsmuir Hall, 96 Ridout Street, London
- 51. United Mennonite Home for the Aged, Second Street, Vineland
- 52. Villa Maria, 2856 Riverside Drive West, Windsor
- 53. The Widows' Home of Brantford, 6 Sheridan Street, Brantford

SCHEDULE 5

- 1. Beverley Lodge, 417 King Street East, Toronto
- 2. Good Shepherd Industrial Refuge, 695 Bancroft Drive, Sudbury
- 3. Ingles House, 344 Dundas Street West, Toronto

FORM 1

The Charitable Institutions Act, 1956

APPLICATION FOR PAYMENT UNDER SECTION 7 OF THE ACT
Name of institution
Address of institution
Name of organization operating institution.
Under subsection 2 of section 7 of the Act the above organization applies for payment of an amount of \$
for the new building or the addition to an existing building erected by it, the plans of which were approved in
writing by the Minister on, to be used as a charitable institution. (month) (day) (year)
1. Total bed capacity of buildingbeds. (number)
2 beds @ \$2,500 per bed
3. Estimated cost or actual cost
(a) for construction\$
(b) for land, equipment and furnishings\$
4. 50 per cent of estimated cost or actual cost
5. Payment applied for (lesser of items 2 and 4)\$
6. Amount requested by this application:
(Check (a) 50% of payment where building is at least 50% completed\$
amount requested) *(b) 50% of payment where building is completed and ready for occupancy\$
*(c) Total payment where the building is completed and ready for occupancy\$

^{*}Where payment is requested under (b) or (c) of item 6 it shall be accompanied by the certificate of an auditor certifying that all accounts have been paid and sales tax refunds received.



I certify that the above statement is true and correct and that the work for which payment is requested by this application has been completed in accordance with the certificate of the architect of the building which is attached.

	(signature of authorized officer of the organization)
Dated at,	
thisday of	(signature of authorized officer of the organization)
, 19	•
FORM 2	
The Charitable Institutions Act.	1956
APPLICATION FOR PAYMENT UNDER SEC	TION 8 OF THE ACT
Name of institution	
Address of institution	
Name of organization operating institution	
Under subsection 2 of section 8 of the Act the above organization applie	es for payment of an amount of \$
for the building acquired on	ing by the Minister on
(month) (day) (year)	(month) (day) (year)
to be used by it as a charitable institution.	
1. Total bed capacity of buildingbeds. (number)	
2 beds @ \$750 per bed	
3. *Cost of building\$	
4. 50 per cent of cost of building\$	
5. Payment applied for (lesser of items 2 and 4)\$	
*A detailed statement of the cost of the building as certified by	the auditor is attached to this application.
I certify the above statement is true and correct and may be verified by pertaining to the building.	y examining the records of the organization
	(signature of authorized
Dated at	officer of the organization)
thisday of	(signature of authorized
	officer of the organization)
Form 3	
The Charitable Institutions Act,	1956
APPLICATION FOR PAYMENT UNDER SECT	TION 10 OF THE ACT
Name of institution	
Address of institution	
Name of organization operating institution	
Under section 10 of the Act the above organization applies for payme	ent of \$, being an amount com-
puted in accordance with the regulations at the rate of \$8 per month	for each person resident in the institution $% \left(t\right) =\left(t\right) \left(t\right) \left($
on the last day of each month for the months of	



		
Month	No. of Persons	Payment Requested
	@ \$8	
	@ \$8	***************************************
	@ \$8	
	@ \$8	
	@ \$8	
	@ \$8	
Total		

I certify that this statement is true and correct and that it agrees with the half-yearly returns in Form 4 which is attached.

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Dated at					 (sig	natu	 e of	au	 thor	izec
	,19				off	icer o	forg	gani	zati	on)
		The C	_	ORM 4 Institutions Act, 195	56					
				RLY RETURNS	,,,					
ame of institut	ion									
ddress of instit	ıtion							. 		
eturns for the s	ix-month period	ending						. 	,	19
ame of organiz	ation operating in	nstitution.	• • • • • • •							
								. .		
			<u></u>	1						
(1)	(2)	(3)	(4)	(5)	(6)			(7))	
Register	ster		Pay-	Date of Admission	Date of Discharge or Death	Resident on Last Day of Month				
Number	Name	Age	nients	Day Mo. Yr.	Day Mo. Yr.	1 2	2 3	4	5 0	5 7
						- -	-	-	- -	- -
						- -	-			- -
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FORM 5

The Charitable Institutions Act, 1956

ANNUAL FINANCIAL REPORT

FOR THE YEAR ENDING DECEMBER 31ST, 19

me of organization operating institution		.
STATEMENT OF REVENUE AND EXPENSE FOR OPERATING INSTITUTIO	N	
EVENUE:		
	\$	
GRANTS: (1) Provincial payments under section 10 of the Act		
	1	ı
	1	\$
•••••	ļ	
PAYMENTS FOR MAINTENANCE OF RESIDENTS: (1) Province of Ontario for residents from unorganized territory	\$	
(3) Indian Affairs Branch (Canada). (4) Children's Aid Societies. (5) Parents or guardians of children		
(6) Paying residents: (a) Recipients of Old Age Assistance or Blind Persons' Allowance. (b) Recipients of Old Age Security. (c) Others. (7) Estates of deceased residents.		\$
DONATIONS AND INCOME FROM DONATIONS:	S	
(1) Bequests (2) Community Chest or other local united fund-raising campaigns (3) Other voluntary contributions (4) Interest from bequests, endowment funds, or investment of donations		\$
I. OTHER REVENUE:	\$	
(1) Bank Interest (2) Refund of Federal Sales Tax (3) Sale of produce or services of the institutions (4) Other receipts (list important items separately)		
•••••		

***************************************	L	
Total Revenue:		\$



FX	D	C	1	c	c	
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5. FOOD AND PROVISIONS	\$ \$
6. MEDICAL AND DENTAL SERVICES: (1) Fees paid for medical and dental services: (a) to the physician for the home	S
(2) Drugs and medications. (3) Medical supplies other than drugs and medications. (4) Other medical expenditures (specify).	s
7. WELFARE OF RESIDENTS: (1) Clothing and footwear for residents. (2) Materials and supplies for occupational therapy. (3) Provisions of pocket money to residents: (a) Recipients of Old Age Assistance or Blind Persons' Allowance (b) Recipients of Old Age Security. (c) Others.	\$
(c) Others. (4) Tobacco, and other supplies for smokers (5) Newspapers, magazines and books for the use of residents (6) Recreation and entertainment (7) Other welfare provision for residents (specify)	8
8. Funeral and Burial Expenses	\$
9. GENERAL OPERATION AND ADMINISTRATION EXPENSES (not including operation and maintenance of a farm). (1) Household supplies, laundry, and cleaning material. (2) Purchase of furnishings (specify important items).	s
(3) Purchase of equipment (specify important items)	
(4) Repair and maintenance of buildings and equipment (other than farm) (specify important items). (5) Rent	\$
10. OTHER EXPENSES (specify important items)	\$
Total Expense:	- \$
	(
Auditor's Report	
as at	accounting procedures
	ccountant or Certified
	c Accountant)
(5253)	8



Publications Under The Regulations Act

March 2nd, 1957

THE CORPORATIONS ACT, 1953

O. Reg. 32/57. Fees. Amending O. Reg. 66/54. Made—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

1.(1) Sub-item 2 of item 1 of Schedule 1 to Ontario Regulations 66/54 is struck out and the following substituted therefor:

RURAL AND CO-OPERATIVE COMPANIES

- (2) Where the aggregate capital does not exceed \$40,000 in the cases of rural telephone companies, rural cemetery companies, rural cheese and butter companies, other rural companies of a similar nature and co-operative companies, a fee of \$20, and where the aggregate capital exceeds \$40,000 a fee computed in accordance with sub-item 1.
- (2) Clause d of item 3 of Schedule 1 to Ontario Regulations 66/54, as remade by subregulation 3 of regulation 15 of Ontario Regulations 29/56, is struck out and the following substituted therefor:
 - (d) increasing the aggregate capital to not more than \$40,000, or extending the existence of a mining syndicate for a further term of 3 years, or for any other purpose where the fee for incorporation would be \$20, a fee of \$20.
- 2. These regulations come into force on the day on which they are published in The Ontario Gazette under *The Regulations Act*.

(5262)

THE FIRE MARSHALS ACT

O. Reg. 33/57. General Regulations. Amending O. Reg. 51/44 (C.R.O. 402). Made—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE UNDER THE FIRE MARSHALS ACT

- 1. Regulation 2 of Ontario Regulations 51/44 is revoked and the following substituted therefor:
 - 2.(1) There shall be an Advisory Committee of not more than 9 members who shall be appointed by the Lieutenant-Governor in Council and shall hold office during pleasure, and the Fire Marshal shall act as secretary of the Committee.
 - (2) The Advisory Committee shall meet at least twice in each year and the members shall be reimbursed for travelling expenses necessarily incurred in the performance of their duties.
 - (3) The Advisory Committee shall advise the Minister and the Fire Marshal with respect to the policies and conduct of the Fire Marshal's Office.

- 2. Subregulation 1 of regulation 5 of Ontario Regulations 51/44 is revoked and the following substituted therefor:
 - 5.(1) Every person attending to give evidence under section 15 of the Act shall be paid witness fees and expenses in accordance with the following rates:
 - (a) witness fees
 - (i)for persons summoned as witnesses, \$4 for each day in attendance:
 - (ii) for barristers, solicitors, legally qualified medical practitioners, professional engineers, chemists, analysts, Ontario land surveyors, architects, chartered accountants, certified public accountants, fire chiefs and other fire officers when called upon to give evidence in consequence of any professional service rendered by them or to give evidence depending upon their skill or judgment, \$7 for each day in attendance;
 - (b) actual travelling expenses in coming from and returning to his or her place of residence or place of service, whichever may be closer, but in no case shall the amount paid exceed ten cents a mile.
- 3. Regulation 8 of Ontario Regulations 51/44 is amended by striking out "Parts I, II, III, IV and V" and substituting therefor "Parts 2, 3, 4 and 5".

(5263)

9

THE PUBLIC HEALTH ACT

O. Reg. 34/57. Norfolk County Health Unit. Amending Regulations 335 of Consolidated Regulations of Ontario, 1950. Approved—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. The Appendix to Regulations 335 of Consolidated Regulations of Ontario 1950, is amended by adding thereto the following Schedule:

SCHEDULE 15A

NORFOLK COUNTY HEALTH UNIT

- 1. The Board of Health of the Norfolk County Health Unit shall consist of five members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council; and

9

(b) four members to be appointed annually by the Municipal Council of the County of Norfolk to hold office during its pleasure.

> M. PHILLIPS, Minister of Health.

(5264)

THE PUBLIC HEALTH ACT

O. Reg. 35/57. Stuffed Articles. Amending O. Reg. 13/44 (C.R.O. 481). Approved—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clause h of regulation 1 of Ontario Regulations 13/44, as made by regulation 2 of Ontario Regulations 85/56, is revoked and the following substituted therefor:
 - (h) "second-hand" when used with reference to material means material which has been used other than in a manufacturing process, but does not include wool which has been
 - (i) reclaimed by means of a carbonizing process, or
 - (ii) treated by a process of steam under at least 10 pounds pressure and maintained for a period of at least one-half an hour; and
- 2. Ontario Regulations 13/44 are amended by adding the following regulations:
 - 4a. Wool which has been subjected to a process set out in sub-clause i or ii of clause h of regulation 1 shall be labelled "new white material" or "new coloured material", as the case may be.
 - 11a. No person, other than an officer of the Department or a medical officer of health or a person authorized by either of them, shall remove an "off sale" label which has been affixed in accordance with regulation 11.

M. PHILLIPS, Minister of Health.

(5265)

9

THE GAME AND FISHERIES ACT

O. Reg. 36/57. Waters Set Apart. Amending O. Reg. 34/56. Made—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 4 of Ontario Regulations 34/56 is revoked.
- **2.** Regulation 8 of Ontario Regulations 34/56, except schedules 24, 32, and 60, is revoked and the following substituted therefor:

- 8. The several waters described in schedules 24, 32, and 60, and known as "Evelyn Lake Fish Sanctuary", "Happyisle Lake Fish Sanctuary", and "Redrock Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish during the year 1958 and every second year thereafter.
- **3.** Ontario Regulations 34/56 are amended by adding the following regulation:

17a. The waters described in Schedule 68A and known as "Talbot River and Trent Canal Fish Sanctuary" are set apart for the conservation or propagation of fish

- (a) from the 22nd of February to the 14th of May, both inclusive, in the year 1957, and
- (b) from the 16th of October to the 14th of May in the year next following, both inclusive, in each year, beginning with the 16th of October, 1957.

SCHEDULE 68A

TALBOT RIVER AND TRENT CANAL FISH SANCTUARY

The parts of Trent Canal and Talbot River

- (a) lying within the limits of
 - (i) lots 11, 12 and 13 in Concession IX,
 - (ii) lots 6 to 12, both inclusive, in Concession X,
 - (iii) lots 1 to 10, both inclusive, in Concession XI, and
 - (iv) Lot A in Concession XII
 - in the Township of Thorah (including Canise or Thorah Island), and
- (b) lying in front of
 - (i) lots 1 to 10, both inclusive, in Concession A,
 - (ii) lots 10, 11 and 12 in Concession B, and
 - (iii) lots 12 and 13 in Concession C

in the County of Ontario.

(5266)

9

THE MILK INDUSTRY ACT, 1954

O. Reg. 37/57.
Designation of Markets.
New.
Approved—14th February, 1957.
Filed—19th February, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

DESIGNATION OF MARKETS

- 1. The following markets are designated markets to be included in a group of markets for bargaining by producers and distributors:
 - .1 Chesley,
 - .2 Kincardine,

- .3 Lion's Head,
- .4 Lucknow,
- .5 Mildmay,
- .6 Paisley,
- .7 Port Elgin,
- .8 Ripley,
- .9 Southampton,
- .10 Tara,
- .11 Teeswater,
- .12 Tobermory,
- .13 Walkerton, and
- .14 Wiarton

in the County of Bruce.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey, Chairman, K. M. Betzner, Member, J. L. Burrows, Member,

Member.

(5267)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 38/57. Speed Limits. Amending O. Reg. 210/56. Made—14th February, 1957. Filed—19th February, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulations 210/56 are amended by adding the following Schedule:

SCHEDULE 3

That part of the King's Highway known as Number 401 from its intersection with the westerly limit of the road allowance between the Township of Tilbury North in the County of Essex and the Township of Tilbury East in the County of Kent to its intersection with the easterly limit or the production thereof of that part of the King's Highway known as Number 98 in the Township of Sandwich South in the County of Essex.

(5268)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 39/57.
Designation of Zones.
Amending Regulations 227 of Consolidated Regulations of Ontario, 1950.
Made—15th February, 1957.
Filed—19th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Item 42 of Appendix C of Regulations 227 of Consolidated Regulations of Ontario, 1950, is struck out and the following substituted therefor:

OSHAWA ZONE

42. The City of Oshawa.

CHARLES DALEY, Minister of Labour.

February 15, 1957.

(5269)

Q

THE INDUSTRIAL STANDARDS ACT

O. Reg. 40/57.
Schedule for the Carpentry Industry in the Belleville Zone.
New and Revoking O. Reg. 97/55.
Made—14th February, 1957.
Filed—19th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 97/55 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BELLEVILLE ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
- (g) Belleville Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and

(j) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- 3.(1) Night work is work performed other than
 - (a) on a holiday, or
 - (b) during a regular working-day,

and consisting of not more than 8 hours of work in a 24-hour period.

(2) Where work cannot be performed during a regular working-day it may be performed by night work.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) \$2 an hour for work performed during a regular working-day, and
 - (b) $$2.28\frac{1}{2}$ an hour for night work.

OVERTIME WORK

- 5. Overtime work is work
 - (a) that is not night work and is not performed during a regular working-day, or
 - (b) that is performed on a holiday.
- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee unless it be for 1 hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) \$4 an hour for overtime work performed on a holiday, and
 - (b) \$3 an hour for all other overtime work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5270)

THE CORPORATIONS ACT, 1953

O. Reg. 41/57.

Applications (evidence of bona fides). Amending O. Reg. 63/54. Made—18th February, 1957. Filed—22nd February, 1957.

REGULATIONS MADE BY THE PROVINCIAL SECRETARY UNDER THE CORPORATIONS ACT, 1953

- 1. Clause c of regulation 6 of Ontario Regulations 63/54, as remade by subregulation 2 of regulation 4 of Ontario Regulations 30/56, is revoked and the following substituted therefor:
 - (c) an affidavit by an officer of the corporation setting out that the application has been authorized.
 - (i) by a majority of the votes cast, or by such other vote as the letters patent or supplementary letters patent of the corporation provide, at a meeting of its shareholders or members duly called for that purpose, giving the date of the meeting, or
 - (ii) by the consent in writing of all the shareholders or members of the corporation entitled to vote at the meeting,

and having attached as an exhibit to the affidavit, a certified copy of the notice of the intention of the corporation to surrender its charter published in The Ontario Gazette and in a newspaper published at or as near as may be to the place where the corporation has its head office, and where the application has been authorized in the manner set out in subclause i, having attached to the affidavit, in addition, the following exhibits:

- (iii) a copy of the resolution duly certified under the seal of the corporation;
- (iv) a certified extract from the minutes of the meeting of the shareholders or members with respect to the resolution;
- (v) a certified extract from the by-laws of the corporation with respect to the calling of meetings of shareholders or members; and
- (vi) except where all the shareholders or members entitled to notice of the meeting have waived in writing the notice and except where the meeting was held without notice pursuant to the by-laws of the corporation in that behalf, a certified copy of the notice given to all the shareholders or members in accordance with the by-laws of the corporation and evidence that the notice was sent in accordance with the by-laws; and

G. H. DUNBAR, Provincial Secretary.

Toronto, Ontario, February 18, 1957.

(5280)

THE ONTARIO HIGHWAY TRANSPORT BOARD ACT, 1955

O. Reg. 42/57.
Rules of Practice and Procedure. Amending O. Reg. 59/56. Made—22nd February, 1957. Filed—22nd February, 1957.

RULES MADE BY THE BOARD UNDER THE ONTARIO HIGHWAY TRANSPORT BOARD ACT, 1955

1. Subregulation 1 of regulation 2 of Ontario Regulations 59/56 is revoked and the following substituted therefor:

> (1) Upon receipt by the Board of an application or reference made under *The Public Vehicles Act*, *The Public Commercial Vehicles Act*, or any other Act, other than an application for approval of the issuance of a temporary operating licence or a reference of an operating licence by the Minister with the recommendation. licence by the Minister with the recommendation that the terms and conditions be reviewed, and subject to regulation 10, the Board shall cause a notice of hearing to be published in THE ONTARIO GAZETTE.

THE ONTARIO HIGHWAY TRANSPORT BOARD

S. H. S. Hughes, (Chairman) J. SHONIKER, (Vice-Chairman) R. H. YEATES, (Member) G. W. Stoddert, (Member)

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(5281)

THE HIGHWAY TRAFFIC ACT

O. Reg. 43/57.

Load Limits on the King's Highway. New and Revoking Regulations 140 of Consolidated Regulations of Ontario, 1950 and O. Reg. 15/56.
Made—21st February, 1957.
Filed—25th February, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1.(1) The provisions of subsections 4 and 5 of section 36 of the Act are declared to be applicable to those portions of the King's Highway described in schedules 1 and 2.

(2) Where a highway is referred to in schedule 1 or 2 by number the reference is to that portion of the King's Highway which is known thereby.

2. Regulations 140 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 15/56 are revoked.

SCHEDULE 1

1 2 3 4 5 6		Portions of the King's Highway
	4	from Durham to Flesherton from Wiarton to Tobermory
3	7A	from Port Perry to highway 115
4	9	from highway 50 to Schomberg from Midland to Orillia
5	12	from Midland to Orillia
6	19	from Mount Elgin to Ingersoll
'	21	from Forest to Grand Bend and from Southampton to the
•		junction of highways 6 and
8	24	from Erin to Orangeville
9	33	from Bath to Adolphustown
10	35	from the junction of highways
		35 and 115, 5 miles north
1.1	20	of Orono, to highway 7 from Cataragui to highway 7
11 12	38 41	from Coles Ferry to a point 2.2
12	41	miles northerly of Coles
		Ferry, and from highway 7
		to Erinsville
13	42	from Westport to Forthton
14	45	from Cobourg to Norwood
15	47	from highway 48 to highway 12
16	48	from controlled-access highway
		401 to its junction with
* 17	49	highway 12 from highway 27 to highway 50
18	50	from highway 7 to highway 9
19	51	from Caledon to highway 24
20	52	from highway 2 to highway 5,
		and from highway 8 to
21	53	highway 97 from highway 6 to highway 20
21 22	54	from highway 2 to highway 6
23	55	from Hamilton to highway 53
24	'56	from highway 20 to highway 3
25	80	from Alvinston to the junction of highway 80 and the
		County Road leading to Walkers
26	81	from highway 22 to highway 7
27	84	from St. Ioseph to Hensall
28	86	from highway 7 to Docking, and from Molesworth to Blue-
20	89	rom Primrose to Rosemont
29 30	91	from Duntroon to Stayner
31	93	from Craighurst to Crown Hill
32	95	all
33	96	all
34	97	from Bright to Freelton
35	99	from Dundas to highway 24
36	100	from Thamesford to highway 7 from Honey Harbour to Wau-
37	103	baushene to wau-
38	104	from Grand Valley to its junction with highway 9
39	133	from Fowler's Corners to high-
37	100	way 28

SCHEDULE 2

All that portion of the King's Highway lying north of the Severn River and east of highway 69 from Washago to the junction of the said highway 69 with highway 12 and north and east of highway 12 from Atherly to Sunderland Corners and north of highway 7 from Sunderland Corners to Perth and north and west of highways 15 and 29 from Perth to Arnprior, excepting thereout: ing thereout:

(a) highway 28 from Peterborough to Lakefield;

- (b) highway 17 from Arnprior to Sault Ste. Marie;
- (c) highway 11
 - (i) from Severn to the south end of the North Bay By-Pass;
 - (ii) the North Bay By-Pass, and
 - (iii) from the north end of the North Bay By-Pass to Matheson;
- (d) highway 66 from highway 11 at Kenogami to Kirkland Lake;
- (e) highway 69 from French River to Sudbury;
- (f) highway 101 from Matheson to Timmins;
- (g) highway 112 from its junction with highway 11 to its junction with highway 66.

(5283)

THE HIGHWAY TRAFFIC ACT

O. Reg. 44/57.
Temporary Exemption from Registration.
New.
Made—21st February, 1957.
Filed—25th February, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Sections 3 and 5 and subsection 1 of section 7 of the Act shall not apply to residents of any state of the United States with respect to bulk dump trucks and bulk dump trailers owned by such residents while they are being used solely for the purpose of transporting bulk salt from the mines at Ojibway, Ontario, to the International Boundary at Windsor.
- 2. These regulations expire with the 15th day of April, 1957.

(5284)

THE HIGHWAY TRAFFIC ACT

O. Reg. 45/57. Speed Limits. Amending O. Reg. 209/56. Made—21st February, 1957. Filed—25th February, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule B of Ontario Regulations 209/56 is amended by adding the following item:
 - 3. That part of the King's Highway known as Number 19 from the north-west corner of Lot 46, Concession 2 (Vivian Street) in the Township of North Easthope in the County of Perth extending south approximately 4,300 feet to the northerly limit of the City of Stratford.

(5285)

THE CEMETERIES ACT

O. Reg. 46/57.
Cemetery Closing—St. John's Cemetery, Windsor, Ont.
New.
Made—21st February, 1957.
Filed—25th February, 1957.

REGULATIONS MADE UNDER THE CEMETERIES ACT

ST. JOHN'S CEMETERY
IN THE CITY OF WINDSOR
IN THE COUNTY OF ESSEX

1. It is declared that a portion of St. John's Cemetery in the City of Windsor in the County of Essex, composed of a part of Lot 9 on the East Side of Sandwich Street, according to Registered Plan 40, described as follows:

COMMENCING at a point in the southern limit of Brock Street distant 157 feet measured on a course of South 68 degrees and 5 minutes East, magnetically, along the said southern limit from its intersection with the eastern limit of Sandwich Street; THENCE North 68 degrees and 5 minutes West, magnetically, along the southern limit of Brock Street 60 feet to a point; THENCE South 22 degrees and 0 minutes West, magnetically, 49 feet to a point; THENCE North 68 degrees and 5 minutes West, magnetically, 45 feet to a point; THENCE South 68 degrees and 5 minutes West, magnetically, 31 feet to a point; THENCE South 68 degrees and 5 minutes East, magnetically, 105 feet to a point; THENCE North 22 degrees and 0 minutes East, magnetically, 80 feet fo the place of COMMENCEMENT, and containing by admeasurement 0.142 Acre, more or less.

shall be closed and that no further interments shall take place therein.

(5288)

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THE POLICE ACT

O. Reg. 47/57. Service Badges. Amending O. Reg. 174/51. Made—21st February, 1957. Filed—25th February, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

1. Subregulation 2 of regulation 45 of Ontario Regulations 174/51 is amended by striking out "\$2" in the second line and substituting therefor "\$5".

(5289)

9

THE INDUSTRIAL STANDARDS ACT

O. Reg. 48/57.
Schedule for the Painting and Decorating Industry in the Peterborough Zone.
New.
Made—21st February, 1957.
Filed—26th February, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon

the employers and employees in the industry referred to in the schedule.

2. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE PETERBOROUGH ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Peterborough Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- 3.(1) Night work is work performed by an employee other than
 - (a) on a holiday, or
 - (b) during a regular working-day,

and consisting of not more than 8 hours of work in a 24-hour period.

(2) Where work cannot be performed during a regular working-day it may be performed by night work.

MINIMUM RATE OF WAGES

- 4. The minimum rate of wages shall be \$1.45 an hour
 - (a) for work performed during a regular workingday, and
 - (b) for night work.

OVERTIME WORK

- 5. Overtime work is work
 - (a) that is not night work and is not performed during a regular working-day, or
 - (b) that is performed on a holiday.
- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee unless it be for 1 hour of overtime work to be performed immediately following the working period of a regular working-day.

- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATE OF WAGES FOR OVERTIME WORK

8. The rate of wages for overtime work shall be \$2.18 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5301)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 49/57. Advisory Committee. Amending O. Reg. 117/56. Made—15th February, 1957. Filed—26th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, and 13/57, is further amended by adding thereto the following item:

Feterborough

Schedule for the painting and decorating industry

CHARLES DALEY, Minister of Labour.

February 15, 1957.

(5302)

9

THE CROWN TIMBER ACT, 1952

O. Reg. 50/57.
Declaration for Customs Clearance.
New.
Made—22nd February, 1957.
Filed—26th February, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE CROWN TIMBER ACT, 1952

1. A statement made by solemn declaration under section 13a shall be in form 1.

CLARE E. MAPLEDORAM, Minister of Lands and Forests.

Toronto, February 22, 1957.

FORM 1

SOLEMN DECLARATION RESPECTING TIMBER TO BE EXPORTED

DOMINION	OF	CANADA
PROVINCE	OF	ONTARIO

IN THE MATTER OF Section 13a of The Crown Timber Act, 1952.

OF

Ι,

of the

of

in the

of

do solemnly declare that I did purchase

(Strike out clause not applicable)

- (a) for my own account, or
- (b) as purchasing agent for the account of

the forest products listed in Column 1 from the person named in Column 2, and I have made due inquiry and have personally satisfied myself to the best of my ability that the said forest products were cut from the patented lands described in Column 3:

COLUMN 1

COLUMN 2

COLUMN 3

Species	Number of Pieces	Scale	Name and Address of Vendors	Lot or Section	Con- cession	Township
Total				-	•	

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.

DECLARED before me

at

this

day of

A.D. 19

A Justice of the Peace, Notary Public, Commissioner, &c.

(5303)

Publications Under The Regulations Act

March 9th 1957,

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 51/57 Guarantee Companies. Amending Regulations 130 of Consolidated Regulations of Ontario, 1950. Made—28th February, 1957. Filed—1st March, 1957.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

- 1. Schedule 1 of Regulations 130 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 20/53 is amended by adding immediately after item 36 the following item:
 - 36a. Legal and General Assurance Society Limited

(5316)

THE AGRICULTURAL SOCIETIES ACT

O. Reg. 52/57. General Regulations. New and Revoking O. Reg. 66/44 (C.R.O. 374). Made—28th February, 1957. Filed—1st March, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE AGRICULTURAL SOCIETIES ACT

INTERPRETATION

- 1. In these regulations
 - (a) "major undertaking" means the construction of a building or structure on the premises of a society, costing in the case of a society of
 - (i) Class A, more than \$6,000,
 - (ii) Class B, more than \$3,600, and
 - (iii) Class C, more than \$2,400, and
 - (b) "specified exhibits" means exhibits shown by exhibitors for cash prizes at an exhibition or fair of horses other than horses in races or special events, cattle, sheep, swine, poultry, seeds, fruit, flowers, potatoes, vegetables, grain, honey, dairy products, clothing, homeprocessed foods, arts, crafts, and photography and handicrafts and work performed by school pupils and members of Junior Farmer associations and 4-H clubs.

CLASSIFICATION OF SOCIETIES

- 2. Societies within the meaning of the Act are classified as follows:
 - (a) Class A, consisting of societies that in each of the 3 years immediately preceding the date of classification paid to exhibitors on specified exhibits at least \$6,000;

- (b) Class B, consisting of societies that are not Class A societies and which in each of the 3 years immediately preceding the date of classification paid to exhibitors on specified exhibits at least \$3,000; and
- (c) Class C, consisting of societies that are not Class A or Class B societies.
- 3.(1) The following societies are designated as societies in Class A:
 - .1 The Canadian National Exhibition Association,
 - .2 The Central Canada Exhibition Association,
 - .3 The Norfolk County Agricultural Society,
 - .4 The Peterborough Industrial Society,
 - .5 The South Victoria Agricultural Society,
 - .6 The South Waterloo Agricultural Society,
 - .7 The Western Fair Association.
- (2) The following societies are designated as societies in Class B:
 - The Paris Agricultural Society, in the County of Brant,
 - .2 The Teeswater Agricultural Society, in the County of Bruce,
 - .3 The Walkerton Agricultural Society, in the County of Bruce,
 - .4 The County of Carleton Agricultural Society, in the County of Carleton,
 - .5 The Carp Agricultural Society, in the County of Carleton,
 - .6 The Metcalfe Agricultural Society, in the County of Carleton,
 - .7 The Aylmer and East Elgin Agricultural Society in the County of Elgin,
 - .8 The Learnington District Agricultural Society, in the County of Essex,
 - The Kingston Industrial Agricultural Society, in the County of Frontenac,
 - .10 The Kenyon Agricultural Society, in the County of Glengarry,
 - .11 The Owen Sound Agricultural Society in the County of Grey,
 - .12 The Caledonia Agricultural Society, in the County of Haldimand,
 - .13 The Halton County Agricultural Society, in the County of Halton,
 - .14 The Belleville Agricultural Society, in the County of Hastings,
 - .15 The Dresden Agricultural Society, in the County of Kent,
 - .16 The Ridgetown District Agricultural Society, in the County of Kent,

- .17 The Strathroy Agricultural Society, in the County of Middlesex,
- .18 The South Ontario Agricultural Society, in the County of Ontario,
- .19 The Woodstock Agricultural Society, in the County of Oxford,
- .20 The Peel County Agricultural Society, in the County of Peel,
- .21 The Stratford Agricultural Society, in the County of Perth,
- .22 The East Peterborough Agricultural Society, in the County of Peterborough,
- .23 The Prince Edward County Agricultural Society, in the County of Prince Edward,
- .24 The South Renfrew Agricultural Society, in the County of Renfrew,
- .25 The Barrie Agricultural Society, in the County of Simcoe.
- .26 The Nottawasaga Agricultural Society, in the County of Simcoe,
- .27 The Canadian Lakehead Agricultural Society, in the Territorial District of Thunder Bay,
- .28 The Elmira and Woolwich Agricultural Society, in the County of Waterloo,
- .29 The Welland County Agricultural Society, in the County of Welland,
- .30 The Erin Agricultural Society, in the County of Wellington,
- .31 The Ancaster Agricultural Society, in the County of Wentworth,
- .32 The North Wentworth Agricultural Society, in the County of Wentworth,
- 33 The Markham and East York Agricultural Society, in the County of York.
- (3) The following societies are designated as societies in Class C:
 - .1 The Bruce Mines Agricultural Society,
 - .2 The Iron Bridge Agricultural Society,
 - .3 The North Shore Agricultural Society, and
 - .4 The Thessalon Agricultural Society, in the Territorial District of Algoma,
 - .5 The Ohsweken Agricultural Society,
 - .6 The South Brant Agricultural Society, in the County of Brant,
 - .7 The Arran-Tara Agricultural Society,
 - .8 The Carrick Agricultural Society,
 - .9 The Chesley Agricultural Society,
 - .10 The Eastnor Agricultural Society,
 - .11 The Huron Township Agricultural Society,
 - .12 The Kincardine Agricultural Society,
 - .13 The Lucknow Agricultural Society,
 - .14 The North Bruce and Saugeen Agricultural Society,

- .15 The Paisley Agricultural Society,
- .16 The Tiverton Agricultural Society, and
- .17 The Wiarton Agricultural Society, in the County of Bruce,
- .18 The Clute Agricultural Society,
- .19 The Cochrane Agricultural Society,
- .20 The Hearst Agricultural Society,
- .21 The Matheson Agricultural Society,
- .22 The Porcupine District Agricultural Society,
- .23 The Porquis Junction Agricultural Society, and
- .24 The Val Gagne Agricultural Society, in the Territorial District of Cochrane,
- .25 The Dufferin Agricultural Society,
- .26 The Dufferin Central Agricultural Society, and
- .27 The East Luther Agricultural Society, in the County of Dufferin,
- .28 The Chesterville and District Agricultural Society,
- .29 The Mountain Agricultural Society, in the County of Dundas,
- .30 The Cartwright Agricultural Society,
- .31 The Durham Central Agricultural Society,
- .32 The Millbrook Agricultural Society, and
- .33 The Port Hope Agricultural Society, in the County of Durham,
- .34 The Aldborough Agricultural Society,
- .35 The Southwold and Dunwich Agricultural Society,
- .36 The West Elgin Agricultural Society, and
- .37 The Yarmouth and Belmont Agricultural Society, in the County of Elgin,
- .38 The Colchester South Agricultural Society,
- .39 The Comber Agricultural Society, and
- .40 The Oldcastle Agricultural Society, in the County of Essex,
- .41 The Parham Agricultural Society, in the County of Frontenac,
- .42 The St. Lawrence Valley Agricultural Society, in the County of Glengarry,
- .43 The Merrickville Agricultural Society, and
- .44 The Spencerville Agricultural Society, in the County of Grenville,
- .45 The Ayton Agricultural Society,
- .46 The Collingwood Township Agricultural Society.
- .47 The Desboro Agricultural Society,
- .48 The Dundalk and district Agricultural Society,
- .49 The Durham Agricultural Society,

- .50 The Egremont Agricultural Society,
- .51 The Hanover, Bentinck, Brant Agricultural Society.
- .52 The Holland Agricultural Society,
- .53 The Keppel and Sarawak Agricultural Society,
- .54 The Markdale Agricultural Society,
- .55 The Meaford and St. Vincent Agricultural Society,
- .56 The Normanby Agricultural Society,
- .57 The Osprey Agricultural Society,
- .58 The Rocklyn Agricultural Society, and
- .59 The Sydenham Agricultural Society, in the County of Grey,
- .60 The Glamorgan Agricultural Society, and
- .61 The Minden Agricultural Society, in the County of Haliburton,
- .62 The Acton Agricultural Society, and
- .63 The Esquesing Agricultural Society, in the County of Halton,
- .64 The Madoc Agricultural Society,
- .65 The Marmora Agricultural Society,
- .66 The Mohawk Agricultural Society,
- .67 The Shannonville Agricultural Society,
- .68 The Stirling Agricultural Society,
- .69 The Tweed Agricultural Society, and
- .70 The Wollaston Agricultural Society, in the County of Hastings,
- .71 The Bayfield Agricultural Society,
- .72 The Blyth Agricultural Society,
- .73 The Dungannon Agricultural Society,
- .74 The East Huron Agricultural Society,
- .75 The Exeter Agricultural Society,
- .76 The Howick Agricultural Society,
- .77 The Huron Central Agricultural Society,
- .78 The Seaforth Agricultural Society,
- .79 The South Huron Agricultural Society, and
- .80 The Zurich Agricultural Society, in the County of Huron,
- .81 The Dryden Agricultural Society, and
- .82 The Kenora Agricultural Society, in the Territorial District of Kenora,
- .83 The Moravian Agricultural Society,
- .84 The Orford Agricultural Society, and
- .85 The Raleigh and Tilbury Agricultural Society, in the County of Kent,
- .86 The Bosanquet Agricultural Society,

- .87 The Brooke and Alvinston Agricultural Society,
- .88 The Florence Agricultural Society,
- .89 The Moore Agricultural Society,
- .90 The Petrolia and Enniskillen Agricultural Society,
- .91 The Plympton and Wyoming Agricultural Society,
- .92 The Forest Agricultural Society, in the County of Lambton,
- .93 The Dalhousie Agricultural Society,
- .94 The Lanark Township Agricultural Society,
- .95 The Lanark Village & Bathurst Agricultural Society,
- .96 The Maberly Agricultural Society,
- .97 The North Lanark Agricultural Society, and
- .98 The South Lanark Agricultural Society, in the County of Lanark,
- .99 The Delta Agricultural Society,
- .100 The Lansdowne Agricultural Society, and
- .101 The Lombardy Agricultural Society, in the County of Leeds,
- .102 The Addington Agricultural Society,
- .103 The Denbigh Agricultural Society,
- .104 The Ernesttown Agricultural Society, and
- .105 The Lennox Agricultural Society, in the County of Lennox and Addington,
- .106 The Lincoln Agricultural Society, and
- .107 The Smithville Agricultural Society, in the County of Lincoln,
- .108 The Manitoulin Island Unceded Band Agricultural Society,
- .109 The Manitowaning Agricultural Society, and
- .110 The Providence Bay Agricultural Society, in the Territorial District of Manitoutin,
- .111 The Caradoc Agricultural Society,
- .112 The Dorchester Agricultural Society,
- .113 The London Township Agricultural Society,
- .114 The Melbourne Agricultural Society,
- .115 The Mosa and Ekfrid Agricultural Society,
- .116 The Parkhill Agricultural Society,
- .117 The Thorndale Agricultural Society,
- .118 The United Indian Agricultural Society, and
- .119 The Westminster Agricultural Society, in the County of Middlesex,
- .120 The Morrison Agricultural Society,
- .121 The North Muskoka Agricultural Society,
- .122 The South Muskoka Agricultural Society, and

- .123 The Stisted Agricultural Society, in the Territorial District of Muskoka,
- .124 The Bonfield Agricultural Society,
- .125 The Sturgeon Falls Agricultural Society, and
- .126 The Verner Agricultural Society, in the Territorial District of Nipissing,
- .127 The Charlotteville Agricultural Society,
- .128 The Houghton Agricultural Society, and
- .129 The North Walsingham Agricultural Society, in the County of Norfolk,
- .130 The Brighton Agricultural Society,
- .131 The Percy Township Agricultural Society,
- .132 The Roseneath Agricultural Society, and
- .133 The Seymour Agricultural Society, in the County of Northumberland,
- .134 The Brock Agricultural Society,
- .135 The North Ontario Agricultural Society,
- .136 The Port Perry, Reach and Scugog Agricultural Society,
- .137 The Rama Agricultural Society, and
- .138 The Scott Agricultural Society, in the County of Ontario,
- .139 The Drumbo Agricultural Society,
- .140 The Ingersoll, North and West Oxford Agricultural Society,
- .141 The North Norwich Agricultural Society,
- .142 The Tavistock Agricultural Society,
- .143 The Tillsonburg and District Agricultural Society, and
- .144 West Zorra and Embro Agricultural Society, in the County of Oxford,
- .145 The Armour, Ryerson and Burk's Falls Agricultural Society,
- .146 The Dunchurch Agricultural Society,
- .147 The Machar Agricultural Society,
- .148 The Magnetawan Agricultural Society,
- .149 The McKellar Agricultural Society,
- .150 The McMurrich Agricultural Society,
- .151 The Perry Agricultural Society,
- .152 The Powassan Agricultural Society,
- .153 The Rosseau Agricultural Society,
- .154 The Strong Agricultural Society, and
- .155 The Trout Creek Agricultural Society, in the Territorial District of Parry Sound,
- .156 The Albion and Bolton Agricultural Society,
- .157 The Caledon Agricultural Society, and
- .158 The Toronto Gore Agricultural Society, in the County of Peel,

- .159 The Elma Agricultural Society,
- .160 The Kirkton Agricultural Society,
- .161 The Listowel Agricultural Society,
- .162 The Mitchell Agricultural Society,
- .163 The Mornington Agricultural Society, and
- .164 The St. Mary's Agricultural Society, in the County of Perth,
- .165 The Apsley Agricultural Society,
- .166 The Galway and Somerville Agricultural Society, and
- .167 The Lakefield Agricultural Society, in the County of Peterborough,
- .168 The South Plantagenet Agricultural Society, and
- .169 The Vankleek Hill Agricultural Society, in the County of Prescott,
- .170 The Sophiasburg Agricultural Society, in the County of Prince Edward,
- .171 The Atwood Agricultural Society, and
- .172 The Rainy River Valley Agricultural Society, in the Territorial District of Rainy River,
- .173 The Arnprior Agricultural Society,
- .174 The Cobden Agricultural Society, and
- .175 The North Renfrew Agricultural Society, in the County of Renfrew,
- .176 The Clarence Agricultural Society,
- .177 The Cumberland Township Agricultural Society, and
- .178 The Russell Agricultural Society, in the County of Russell,
- .179 The Beeton Agricultural Society,
- .180 The Cookstown Agricultural Society,
- .181 The Flos Township Agricultural Society,
- .182 The Huronia Agricultural Society,
- .183 The Orillia Agricultural Society,
- .184 The Oro Agricultural Society, and
- .185 The Tiny and Tay Agricultural Society, in the County of Simcoe,
- .186 The Roxborough Agricultural Society, and
- .187 The Stormont Agricultural Society, in the County of Stormont,
- .188 The Chelmsford Agricultural Society,
- .189 The Hanmer Agricultural Society,
- .190 The Massey Agricultural Society,
- .191 The Noelville Agricultural Society,
- .192 The St. Charles Agricultural Society, and
- .193 The Warren Agricultural Society, in the Territorial District of Sudbury,

- .194 The Oliver Agricultural Society,
- .195 The Upsala Agricultural Society, and
- .196 The Whitefish Valley Agricultural Society, in the Territorial District of Thunder Bay,
- .197 The Charlton Agricultural Society,
- .198 The Englehart Agricultural Society, and
 - .199 The New Liskeard Agricultural Society, in the Territorial District of Timiskaming,
 - .200 The Mariposa Agricultural Society,
 - .201 The Verulam Agricultural Society, and
 - .202 The Fenelon Agricultural Society, in the County of Victoria,
 - .203 The Wellesley and North Easthope Agricultural Society, and
 - .204 The Wilmot Agricultural Society, in the County of Waterloo,
 - .205 The Arthur Agricultural Society,
 - .206 The Clifford Agricultural Society,
 - .207 The Mount Forest Agricultural Society,
 - .208 The Palmerston Agricultural Society,
 - .209 The Peel, Maryborough and Drayton Agricultural Society,
 - .210 The Puslinch Agricultural Society,
 - .211 The Wellington County Agricultural Society, and
 - .212 The West Wellington Agricultural Society, in the County of Wellington,
 - .213 The Binbrook Agricultural Society, and
 - .214 The Flamboro and Waterdown Agricultural Society, in the County of Wentworth,
 - .215 The Aurora Agricultural Society,
 - .216 The Richmond Hill Agricultural Society,
 - .217 The Schomberg Agricultural Society,
 - .218 The Sutton Agricultural Society, and
 - .219 The Woodbridge Agricultural Society, in the County of York.

AMOUNTS OF GRANTS

- **4.**(1) The amounts of grants made to a society on account of expenditures made for capital improvements and repairs, other than a major undertaking, on the real property of the society in any calendar year
 - (a) shall be not more than 25 per cent of the amounts actually expended by the society on account of the capital improvements and repairs on the real property of the society made during the preceding calendar year, and
 - (b) shall be in the case of a society of
 - (i) Class A, not more than \$1,500,
 - (ii) Class B, not more than \$900,
 - (iii) Class C, not more than \$600.

- (2) Subject to subregulations 3 and 4, the amounts of grants made to a society on account of expenditures made for a major undertaking shall be not more than 25 per cent of the amounts actually expended by the society on account of the expenditures for the major undertaking, but not exceeding
 - (a) in the case of a society of Class A, not more than \$100,000, or
 - (b) in the case of a society of Class B, not more than \$50,000, or
 - (c) in the case of a society of Class C, not more than \$25,000.
- (3) No society shall qualify for a grant for a major undertaking except where the society
 - (a) submits plans, specifications and the estimated cost of the major undertaking to the Superintendent before any construction of the major undertaking is commenced, and
 - (b) obtains from the Superintendent his approval in writing for the major undertaking, or for such amount or proportion of the cost thereof as he determines under subregulation 4.
- (4) Where the major undertaking may not be used for agricultural purposes only, the amount or proportion of the cost of the major undertaking which is referable to agricultural purposes only shall, for purposes of a grant, be deemed to be the cost of the major undertaking.
- (5) Where the amount appropriated by the Legislature for grants under subregulation 2 is insufficient to pay the grants in any year, the grants shall be distributed pro rata among those societies entitled to receive them and the balance may be paid from amounts appropriated for the purpose in succeeding years.

TERMS AND CONDITIONS FOR HORSE RACES AND TRIALS OF SPEED

- 5.(1) Where a society awards prize money for races or trials of speed for horses at an exhibition or fair and the amount of the prize money exceeds 25 per cent of the amount of prize money other than for the races or trials of speed for horses paid by the society in the holding of the exhibition or fair, the excess shall not be used in calculating the amount of any grant.
- (2) For the purposes of subregulation 1 in calculating the amount of money awarded as prizes to persons entering horses in races or trials of speed, the society may deduct from the amount of money paid as prizes the amount of entry fees received.

TERMS AND CONDITIONS FOR GRANTS

- 6. When a society permits on its premises during its annual exhibition or fair
 - (a) use of any part of the premises for purposes other than those of the society,
 - (b) a lottery conducted for other than charitable or benevolent purposes,
 - (c) an indecent show,
 - (d) soliciting of funds from the public,
 - (e) auction sales other than those organized or sponsored by the society,

no grant shall be payable to the society in respect of the holding of the exhibition or fair.

- 7.(1) Where a society makes expenditures for capital improvements or repairs on land or buildings, no grant shall be payable to the society in respect of the improvements or repairs except where the society
 - (a) owns the land and buildings, or
 - (b) holds an annual fair or exhibition on land owned by a municipality located within the area in which the society carries out its objects, and the society holds the fair or exhibition under an agreement in respect of the use of the land and buildings thereon.
- (2) Every agreement under clause b of subregulation 1 shall provide that the society shall have the use of the land, buildings and structures on the day or days of the holding of the fair or exhibition each year, for at least 10 years from the date of application for the grant.

DUTIES OF OFFICERS OF SOCIETIES

- 8. The officers of a society shall be responsible for the safe custody of
 - (a) deeds, title papers and other documents relating to the property of the society,
 - (b) at least 1 copy of all minutes of proceedings, resolutions and by-laws of the society, and
 - (c) books and records of the society.

SECRETARY

- 9. The secretary of a society shall
 - (a) attend all meetings of the society and keep true minutes thereof,
 - (b) conduct the correspondence of the society, and
 - (c) keep a record of
 - (i) all business transactions of the society,

- (ii) all resolutions passed by the society,
- (iii) all amendments to the by-laws of the society,
- (iv) a list of the members of the society and their addresses,
- (v) a list of the names and addresses of persons to whom prize money is paid and the amounts paid to each person,
- (vi) all reports of committees that may from time to time be appointed by the society, and
- (vii) all annual statements and financial and auditors reports.

TREASURER

- 10. The treasurer of a society shall
 - (a) receive all moneys paid to the society and deposit them to the credit of the society in a chartered bank, as the society may by resolution direct,
 - (b) keep the securities of the society in safe custody,
 - (c) keep or cause to be kept proper books of account or make or cause to be made entries of all receipts and expenditures of the society,
 - (d) prepare the annual financial statement of the society, and
 - (e) prepare reports showing the financial position of the society, as the officers may from time to time direct.
- 11. Ontario Regulations 66/44 are revoked.

(5317)

Publications Under The Regulations Act

March 16th 1957.

THE GAME AND FISHERIES ACT

O. Reg. 53/57.
Trap-line areas.
Amending Regulations 128 of Consolidated Regulations of Ontario, 1950.
Made—28th February, 1957.
Filed—4th March, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulations 128 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following schedules:

SCHEDULE 16

Abbreviations:

Nor for Norfolk

Item	Column	Column	Column
	1	2	3
1	205	LP-1	Nor
2	205	LP-2	Nor
3	205	LP-3	Nor

SCHEDULE 17

Abbreviations:

Ke for Kent

Item	Column	Column	Column
	1	2	3
1 2 3 4 5 6	206 206 206 206 206 206 206	RP-1 RP-2 RP-3 RP-4 RP-5 RP-6	Ke Ke Ke Ke Ke

(5332)

THE MILK INDUSTRY ACT, 1954

O. Reg. 54/57. General Regulations (Fluid Milk). Amending O. Reg. 79/55. Made—29th January, 1957. Approved—31st January, 1957. Filed—4th March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

1. Item 1 of Schedule 1 of Ontario Regulations 79/55 is struck out.

2. Schedule 2 of Ontario Regulations 79/55 is amended by adding thereto the following item:

8 Fort William-Port Arthur cities of Fort William and Port Arthur and the geographic townships of MacGregor, McIntyre, Neebing, Oliver and Paipoonge

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY, Chairman.

K. M. BETZNER, Member.

J. L. Burrows, Member.

Member.

Dated at Toronto, this 29th day of January, 1957.

(5333)

11

THE FARM PRODUCTS MARKETING ACT

O. Reg. 55/57.

Manner of taking votes under Section 4 of the Act.

Amending O. Reg. 120/54.

Filed—5th March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 1 of regulation 17 of Ontario Regulations 120/54 as made by regulation 4 of Ontario Regulations 26/56 is revoked and the following substituted therefor:
 - (1) The persons voting in favour of
 - (a) the approval of a proposed scheme, or
 - (b) an amendment to an existing scheme, or
 - (c) an amendment to regulations under an existing scheme, or
 - (d) the approval of an existing scheme under subsection 1e of section 4 of the Act,

shall be not less than 60 per cent of all persons who vote and not less than 51 per cent of all persons eligible to vote.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. Stewart, Secretary.

(Seal)

(5334)

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 56/57. General Legislative Grants. Amending O. Reg. 2/56. Made—25th February, 1957. Approved—7th March, 1957. Filed—8th March, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. In these regulations "principal regulations" means Ontario Regulations 2/56.
- **2.**(1) Clause *a* of subregulation 1 of regulation 7 of the principal regulations is revoked and the following substituted therefor:
 - (a) the portion, approved by the Minister for grant purposes, of the payment or amount set aside for payment, by a board or on its behalf by a municipal council in the current year, on principal and interest due in that year on debentures issued and capital loans obtained on or after the 1st of January, 1951,
 - (aa) the portion, approved by the Minister for grant purposes, of the payment of principal and interest made, or set aside for payment, by a board from its current funds, or on its behalf by a municipal council, during the preceding year on debentures issued or capital loans obtained before the 1st of January, 1951,
 - (aaa) the disbursement in respect of tuition fees to another board made by a board during the preceding year from its current funds or on its behalf by another board,
- (2) Clause b of subregulation 1 of regulation 7 of the principal regulations, with the exception of subclauses ii, iii, and iv, is revoked and the following substituted therefor:
 - (b) the portion of the cost, approved by the Minister for grant purposes, in respect of disbursements made from current funds by a board during the preceding year, except as set forth under regulation 13, in respect of
- (3) Sub-clauses i and ii of clause c of subregulation 1 of regulation 7 of the principal regulations are revoked and the following substituted therefor:
 - (i) instructional salaries not exceeding \$100 for each pupil of average daily attendance as determined under regulations 8 and 9,
- **3.**(1) Subregulation 1 of regulation 9 of the principal regulations is revoked and the following substituted therefor:
 - Where a board operates one or more auxiliary classes or units, the average daily attendance, as determined under regulation 8, shall be increased by adding thereto
 - (a) 20 for each braille class for the blind, hard-of-hearing class, hospital class, oral class for the deaf, orthopaedic class, sight-saving class, and each full-time home-instruction teacher,
 - (b) 8 for each handicraft class, opportunity class, lip-reading class, and each fulltime speech-correction teacher.

- (c) 2 for each advancement class, institutional class, and open-air class,
- (d) 2 for each school which uses the services of an approved itinerant auxiliary teacher or teachers, and which is operated by the board in a municipality with a population under 25,000,
- (e) 2 for each home-instruction and orthopaedic unit,
- (f) ½ for each sight-saving unit,
- (g) ½ for each opportunity unit in schools not served by an itinerant auxiliary teacher,

but

- (h) the increase in average daily attendance under clause g shall not exceed $\frac{1}{2}$ per school, and
- (i) the increase in average daily attendance under clause e or f or g shall not exceed 30.
- (2) Subregulation 2 of regulation 9 of the principal regulations, except the table, is revoked and the following substituted therefor:
 - (2) Where a board operates one or more industrialarts or home-economics class-rooms, the average daily attendance, as determined under regulation 8, shall be increased for each of those class-rooms by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:
- 4. Subregulation 1 of regulation 13 of the principal regulations is revoked and the following substituted therefor:
 - (1) In the year in which a new board is established, other than a board assuming jurisdiction for school purposes of an area previously administered by another board, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the newly-formed board has operated a school for a year.
- **5.**(1) Clause *a* of subregulation 1 of regulation 18 of the principal regulations is revoked and the following substituted therefor:
 - (a) the portion, approved by the Minister for grant purposes, of the payment or amount set aside for payment, by the board or on its behalf by a municipal council in the current year, on principal and interest due in that year on debentures issued and capital loans obtained on or after the 1st of January, 1945,
 - (aa) the portion, approved by the Minister for grant purposes, of the payment of principal and interest made, or set aside for payment, by a board from its current funds, or on its behalf by a municipal council, during the preceding year on debentures issued or capital loans obtained before the 1st of January, 1945.
 - (aaa) the disbursement from current funds made by a board, or on its behalf by another board, during the preceding year in respect of tuition fees to another board for pupils attending a high, continuation, or vocational school operated by that board and, where subregulation 1 of regulation 26 is applicable, tuition

fees with respect to the year preceding the transfer which are owed to the board of any former district transferred to a new district by any other board transferred to that district,

- (2) Clause b of subregulation 1 of regulation 18 of the principal regulations, with the exception of subclauses i, ii, iii, and iv, is revoked and the following substituted therefor:
 - (b) the portion of the cost, approved by the Minister for grant purposes, in respect of disbursements made from current funds by a board during the preceding year, except as set forth under regulations 27 and 28, in respect of
- (3) Clause c of subregulation 1 of regulation 18 of the principal regulations, with the exception of subclauses iii, iv and v, is revoked and the following substituted therefor:
 - (c) the total disbursements made from current funds by a board during the preceding year except as set forth under regulations 27 and 28, in respect of
- **6.**(1) Subregulation 1 of regulation 20 of the principal regulations, except the table, is revoked and the following substituted therefor:
 - (1) Where the board operates one or more departments of agriculture, the average daily attendance, as provided in regulation 19, shall be increased for each department by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:
- (2) Subregulation 2 of regulation 20 of the principal regulations, except the table, is revoked and the following substituted therefor:
 - (2) Where the board operates one or more industrial-arts or home-economics class-rooms in a high or continuation school, the average daily attendance, as provided in regulation 19, shall be increased for each of those classrooms by the number set forth in Column 2 in accordance with the average daily attendance of all pupils attending the school in the preceding year set opposite thereto in Column 1 as follows:
- 7. Subregulation 1 of regulation 28 of the principal regulations is revoked and the following substituted therefor:
 - (1) In the year in which a new high- or continuation-school district is established which includes a municipality not previously in another secondary-school district, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the board of the newly-formed district has operated a school for a year.
- 8. Regulation 30 of the principal regulations is revoked and the following substituted therefor:
 - This Part applies to general legislative grants in respect of night schools and evening courses of study.
- **9.** Regulations 36 and 37 of the principal regulations are revoked and the following substituted therefor:
 - 36. The board of a public or separate school shall be paid a grant equal to the amount expended in the preceding year for text-books approved under clause zf of subsection 1 of section 12

- of the Act, not exceeding an amount computed by multiplying \$3 by the average daily attendance in kindergarten to grade 10, both inclusive, during the preceding year.
- 37. The board of a public or separate school, except a board of an urban municipality with a population of 2500 or more or of a rural municipality with a population of 25,000 or more, shall be paid a grant equal to the amount expended in the preceding year for library books recommended under clause *d* of subsection 2 of section 10 of the Act, not exceeding an amount computed by multiplying \$1 by the average daily attendance in kindergarten to grade 10, both inclusive, during the preceding year.

W. J. DUNLOP, Minister of Education

Toronto, February 25, 1957.

(5347)

11

THE DEPARTMENT OF EDUCATION ACT,

O. Reg. 57/57.
Programmes of Recreation.
New and Revoking O. Reg. 321/51.
Made—14th January, 1957.
Approved—7th March, 1957.
Filed—8th March, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

PROGRAMMES OF RECREATION

INTERPRETATION

- 1. In these regulations
 - (a) "recreation committee" means a committee appointed by a municipal council, to conduct a recreation programme;
 - (b) "recreation programme" means a programme for the provision of facilities for recreation, and for the supervision, encouragement, and guidance of recreational activity.

GRANTS

- 2. For the purpose of legislative grants for programmes of recreation
 - (a) "approved maintenance and operating costs" means the cost incurred by a recreation committee in a year for
 - (i) renting and maintaining buildings, premises and equipment,
 - (ii) office expenses,
 - (iii) purchasing expendable equipment, and
 - (iv) advertising and publicity,

for the purpose of a recreation programme, less revenue received by the committee for the operation of the recreation programme in the same year;

- (b) approved maintenance and operating costs shall be subject to the approval of the Minister.
- **3.**(1) A recreation committee shall be composed of 7 members of whom at least 2 are members of the council which appoints it.
- (2) A municipal council may appoint a recreation committee, subject to the approval of the Minister.
- 4. An annual grant shall be paid to a municipal council where
 - (a) the council has provided a recreation programme during the year for which the grant is paid,
 - (b) the recreation programme is approved by the Minister,
 - (c) the recreation committee has incurred and the council has authorized the payment of, the expenditures calculated in the approved maintenance and operating cost of the recreation programme, and the salaries in respect of which the grant is claimed under regulation 5.
- 5.(1) Subject to subregulations 2 and 3, the amount of a grant for a year paid under regulation 4 shall be
 - (a) 33-1/3 per cent of the salary of each full-time director for the year, but not exceeding
 - (i) \$1800 in respect of a director who holds a Permanent Municipal Recreation Director's Certificate, Type A,
 - (ii) \$1500 in respect of a director who holds an Interim Municipal Recreation Director's Certificate, Type A, or an Interim or Permanent Municipal Director's Certificate, Type B, or
 - (iii) \$1400 in respect of a director who does not hold one of the certificates referred to in sub-clause i or ii but has been approved by the Minister for the purposes of the grant for that year,
 - (b) 33-1/3 per cent of the salary for the year of each full-time secretary to a director, but not exceeding \$500 in respect of each secretary,
 - (c) 33-1/3 per cent of the salary for the year of each full-time assistant to a director, but not exceeding
 - (i) \$900 in respect of an assistant who holds a Permanent Municipal Recreation Director's Certificate, Type A, or a Permanent Municipal Recreation Director's Certificate, Type B,
 - (ii) \$700 in respect of an assistant who holds an Interim Municipal Recreation Director's Certificate, Type A, or an Interim Municipal Recreation Director's Certificate, Type B, or
 - (iii) \$600 in respect of an assistant who does not hold one of the certificates referred to in sub-clause i or ii but has been approved by the Minister for the purposes of the grant for that year,
 - (d) 33-1/3 per cent of the salary for the year of each part-time assistant to a director, but not exceeding \$400 in respect of each part-time assistant, and
 - (e) 25 per cent of the approved maintenance and operating costs for the year, but not exceeding \$600.

- (2) The total grant for a municipality with a population
 - (a) of under 25,000 shall not exceed
 - (i) \$1800 under clauses c and d of subregulation 1, and
 - (ii) \$4700 under subregulation 1,
 - (b) of 25,000 or more but under 75,000 shall not exceed
 - (i) \$1800 under clause d of subregulation 1,
 - (ii) \$3600 under clauses c and d of subregulation 1, and
 - (iii) \$6500 under subregulation 1,
 - (c) of 75,000 or more but under 200,000 shall not exceed
 - (i) \$2700 under clause d of subregulation 1,
 - (ii) \$5400 under clauses c and d of subregulation 1, and
 - (iii) \$8300 under subregulation 1, and
 - (d) of 200,000 or more shall not exceed
 - (i) \$4500 under clause d of subregulation 1,
 - (ii) \$8100 under clauses c and d of subregulation 1, and
 - (iii) \$11,000 under subregulation 1.

MUSEUM PROGRAMMES

- 6.(1) Subject to subregulation 2, where the council of a municipality
 - (a) owns, operates, and maintains a museum that is open to the public at least 3 hours a day and at least 120 days in the year, and
 - (b) appropriates funds for conducting a museum programme,

the municipal council shall be paid an annual grant of

- (c) the lesser of
 - (i) \$600, or
 - (ii) the net amount appropriated by the municipal council for the museum programme after the grant received under these regulations in respect of a museum programme conducted during the preceding year has been deducted, and
- (d) 33-1/3 per cent of the annual salary of a curator of the museum, but not exceeding \$400.
- (2) Where the municipal council of a county
 - (a) owns, operates, and maintains two or more museums, each of which is open to the public for at least 3 hours a day and at least 120 days in the year, and
 - (b) appropriates funds for conducting museum programmes, the municipal council shall be paid an annual grant of
 - (c) the lesser of
 - (i) \$1000, or

- (ii) the net amount appropriated by the municipal council for museum programmes after the grant received under these regulations in respect of museum programmes conducted during the preceding year has been deducted, and
- (d) 33-1/3 per cent of the annual salary of one curator for each museum, but not exceeding a total of \$700 under this clause.

REDUCTION IN GRANTS

7. Where in any year the amount voted by the Legislature for the grants under these regulations is insufficient to pay the grants in full, the Minister may make a pro rata reduction.

REVOCATION OF REGULATIONS

8. Ontario Regulations 321/51 are revoked.

W. J. DUNLOP, Minister of Education

Toronto, January 14th, 1957.

(5348)

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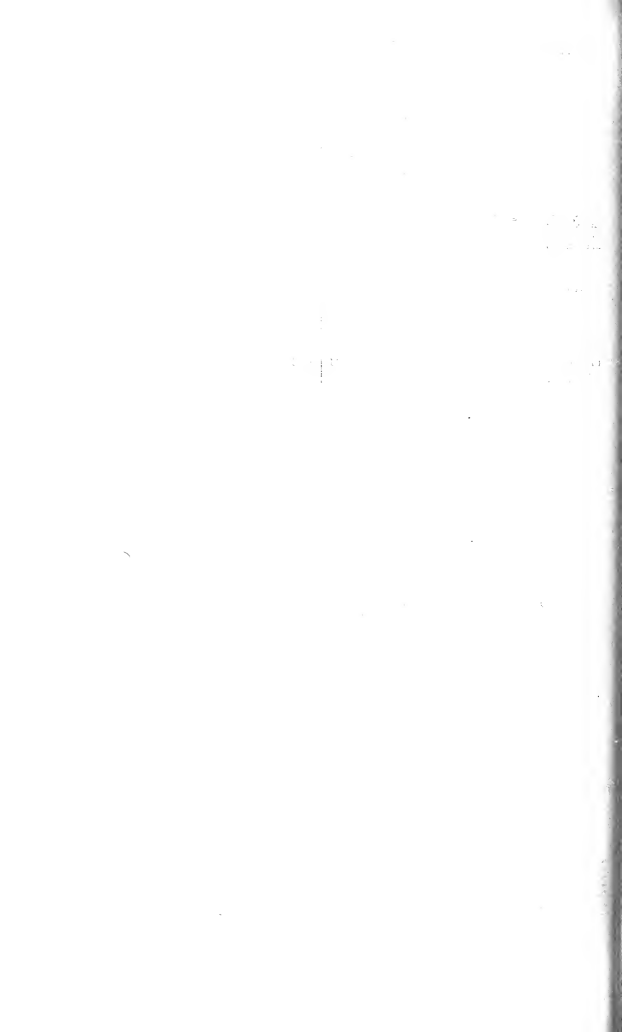
(5349)

THE WARBLE FLY CONTROL ACT, 1952

O. Reg. 58/57. Treatment. Amending O. Reg. 232/52. Made—7th February, 1957. Filed—8th February, 1957.

REGULATIONS MADE UNDER THE WARBLE FLY CONTROL ACT, 1952

- 1. Subregulations 2 and 3 of regulation 3 of Ontario Regulations 232/52 are revoked and the following substituted therefor:
 - (2) The first treatment shall be given during the period commencing on the 1st of April and ending on the 18th of April,
 - (3) Subject to subregulation 4, the second treatment shall be given during the period commencing on the 28th of April and ending on the 18th of May.



Publications Under The Regulations Act

March 23rd 1957,

THE GASOLINE TAX ACT

O. Reg. 59/57. Refund of Tax. Amending O. Reg. 71/51. Made—7th March, 1957. Filed—12th March, 1957.

REGULATIONS MADE UNDER THE GASOLINE TAX ACT

- 1. Regulation 4 of Ontario Regulations 71/51 is revoked with respect to gasoline purchased on and after the 22nd of February, 1957, and the following substituted therefor:
 - 4.(1) The Minister may upon application from a purchaser refund 13 cents per imperial gallon of the charge or tax paid where,
 - (a) the gasoline has been purchased by the Government of Canada or a Crown corporation thereof;
 - (b) the gasoline has been used in the business of farming for some purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of The Highway Traffic Act, but no refund shall be paid on the gasoline which has been or will be used to propel a vehicle licensed or required to be licensed under The Highway Traffic Act; and
 - (c) the gasoline has been used in the business of commercial fishing for some purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of The Highway Traffic Act, but no refund shall be paid on the gasoline which has been or will be used to propel a vehicle licensed or required to be licensed under The Highway Traffic Act.
 - (2) The Minister may upon application from a purchaser refund 11 cents per imperial gallon of the charge or tax paid where the gasoline has been used for some purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of The Highway Traffic Act and not in the business of farming or commercial fishing, but no refund shall be paid on the gasoline which has been or will be used to propel a vehicle licensed or required to be licensed under The Highway Traffic Act.
 - (3) No refund shall be made unless an application therefor, accompanied by properly receipted invoices, is forwarded to the Minister within six months from the date

of payment of the invoices and where the application and all material furnished therewith are true in all respects.

- (4) In this regulation
- (a) "farming" includes tillage of the soil, livestock raising or exhibiting, maintaining of horses for racing, raising of poultry, fur farming, dairy farming, fruit growing, tobacco growing and the keeping of bees;
- (b) "commercial fishing" means the taking for sale of fish other than game fish, by means of any hook-line, trolling line, spear, minnow-trap, dip-net, gill-net, hoop-net, pound-net, seine-net, or trapnet, when authorized by licence;
- (c) "game fish" means game fish as defined in the Ontario Fishery Regulations made under the Fisheries Act (Canada);
- (d) "licence" as used in clause b means an instrument issued in the following forms and categories under The Game and Fisheries Act and the regulations made thereunder:
 - (i) Form 9, Gill-net licence,
 - (ii) Form 10, Pound-net licence,
 - (iii) Form 11, Trap-net licence,
 - (iv) Form 12, Hoop-net licence,
 - (v) Form 13, Commercial trolling licence,
 - (vi) Form 14, Licence to use hooks,
 - (vii) Form 15, Seine-net licence,
 - (viii) Form 16, Carp gill-net licence,
 - (ix) Form 17, Sturgeon gill-net licence,
 - (x) Form 18, Dip-net licence for coarse fish,
 - (xi) Form 19, Commercial seine-net licence for smelts,
 - (xii) Form 23, Commercial dip-net bait fish licence,
 - (xiii) Form 24, Commercial seine-net bait fish licence, and
 - (xiv) Form 25, Commercial trap bait fish licence.

(5376)



Publications Under The Regulations Act

March 30th 1957,

THE OLD AGE ASSISTANCE ACT, 1951

O. Reg. 60/57. General Regulations. Amending O. Reg. 68/52. Made—14th March, 1957. Filed—19th March, 1957.

REGULATIONS MADE UNDER THE OLD AGE ASSISTANCE ACT, 1951

- 1. Regulation 3 of Ontario Regulations 68/52 is struck out and the following substituted therefor:
 - Every district welfare administrator, district welfare supervisor and field worker of the Department of Public Welfare is designated as an investigator.
- 2. Form 2 of Ontario Regulations 68/52 is struck out and the following substituted therefor:

DEPARTMENT OF PUBLIC WELFARE

FORM 2

DECLARATION AS TO RESIDENCE OF APPLICANT

In the matter of the application of

I,.....of.....

CANADA ONTARIO TO WIT:

for assistance or an allowance.

periods listed above:

IN THE MATTER OF THE OLD AGE ASSISTANCE ACT, 1951

······

and

(address)

	ith the above-named app periods of time as follow		o my personal kn	owledge, re	
Province or Country	Municipality	Postal Address	Dates		
Province of Country	Municipanty		D. M. Y.	D. M.	

THAT for the following reasons I know the above-mentioned applicant has resided in the places and for the

AND I make to force and effect as if n	his solemn declar nade under oath a	ation consciention and by virtue of	ously believing it to be true the Canada Evidence Act.	e and knowing i	t is of the same
Declared before me at					
	in the Provi	nce of			
		this			
day	of	.19		(signature)	
	e, Justice of the Inblic or Commisses			ವ	
(5406)					13
	тне г		RSONS' ALLOWANCES		
	Ger Am Ma	Reg. 61/57. neral Regulation nending O. Reg. nde—14th March ed—19th March	ns. 106/55. h, 1957.		
		DISABLED PE	S MADE UNDER RSONS' ALLOWANCES F, 1955	•	
		ing form 2 as	ns 106/55 are amended form 4 and by adding t		
	DEP	ARTMENT O	F PUBLIC WELFARE		
		Fo	ORM 2		
	DECLARAT	TION AS TO R	ESIDENCE OF APPLIC	CANT	
CANADA ONTARIO TO WIT:	IN THE MA	TTER OF TH	E DISABLED PERSONS	s' ALLOWANC	CES ACT, 1955
	In the matter	of the applicati	ion of		
for assistance or an al	lowance.		•••••		
Ι,			, of	(address)	
to the Donathan of		do1	-1 d1	(address)	
in the Province of 1. THAT I have resi			rears and in(Province	since	
2. THAT I am acquate at the places listed	ainted with the a d for the periods	bove-named app of time as follov	olicant and he (she) has, to vs:	my personal kn	owledge, resided
Province or Cou	ntry M	unicipality	Postal Address	D	ates
Trovince of Cou	mtty Wi	шистранту	Tostal Address	From D. M. Y.	D. M. Y.

3. TI	HAT Ia relative of the a	pplicant, and I am a disinterested person.
If		
		e above-mentioned applicant has resided in the places and for the
	eriods listed above:	the above mentioned applicant has resided in the places and for the
••	•••••	
• • •		······································
force a	AND I make this solemn declaration cand effect as if made under oath and by	onscientiously believing it to be true and knowing it is of the same virtue of the Canada Evidence Act.
Declar	red before me at	
	the Province of	
, 	this	
	19	(signature)
	Magistrate, Justice of the Peace, Notary Public, or Commissioner	
	for taking affidavits.	
	2. Subregulat Regulations 106/ the following sub	ion 3 of regulation 1 of Ontario 55, except the forms, is revoked and stituted therefor:
	(3) The app	lication shall be accompanied by
		atutory declaration in form 2 made
	oth	a reliable and disinterested person, er than the applicant, as regards dence in Canada of the applicant,
	(b) a co	onsent to inspect assets in form 3, and
	(c) a r pra	eport of a duly qualified medical citioner in form 4.
	(5407)	13
	THE BLIND	PERSONS' ALLOWANCES ACT, 1951
	O. Reg. 6	2/57.
	General R Amending	egulations. O. Reg. 69/52.
	Made—14	th March, 1957. h March, 1957.
	RECUI	ATIONS MADE UNDER
		PERSONS' ALLOWANCES ACT, 1951
	1. Form 2 of out and the follow	Ontario Regulations 69/52 is struck ving substituted therefor:
	DEPARTM	ENT OF PUBLIC WELFARE
		FORM 2
	DECLARATION A	S TO RESIDENCE OF APPLICANT
	CANADA ONTARIO IN THE MATTER TO WIT:	OF THE BLIND PERSONS' ALLOWANCES ACT, 1951
	WIII.	and
	In the matter of the	application of
for ass	sistance or an allowance.	
	I,,	, of
		(address)

in	the Province of	do sole	mnly declare:			
1.	THAT I have resided in C	anada foryı	ears and in	since		
2.	THAT I am acquainted wi at the places listed for the	th the above-named apperiods of time as follo	(Province) pplicant and he (she) has, to ows:	my personal kn	owledge, r	esided
	Province or Country	Municipalita	D-4-1 A 11	Da	tes	
	Frovince or Country	Municipality	Postal Address	D. M. Y.	D. M.	Υ.
-						_
-						
-						
3.	THAT I (am or am not)	a relative of the applic	cant, and I am a disinterested	d person.		1
	If a relative, state relations	ship	• • • • • • • • • • • • • • • • • • • •			
4.	THAT for the following re periods listed above:	asons I know the abov	ve-mentioned applicant has r	esided in the pl	aces and f	or the
			• • • • • • • • • • • • • • • • • • • •			
		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •			
fo	AND I make this solen rce and effect as if made und	nn declaration conscier ler oath and by virtue	ntiously believing it to be true of the Canada Evidence Act.	ie and knowing	it is of the	same
D	eclared before me at					
	in ti	he Province of				
		this		(signature)	• • • • • • • •	
• •	day of	19		(**************************************		
• •		•				
	Magistrate, Justice Notary Public or for taking affidavit	of the Peace, Commissioner s.				
(54	408)					13

THE CHARITABLE INSTITUTIONS ACT,

O. Reg. 63/57. General Regulations. Amending O. Reg. 31/57. Made—14th March, 1957. Filed—19th March, 1957.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

- 1. Subregulation 2 of regulation 18 of Ontario Regulations 31/57 is amended
 - (a) by striking out "July" in the second line and substituting therefor "August"; and
 - (b) by striking out "January" in the fourth line and substituting therefor "February".
- **2.** Item 2 of schedule 1 of Ontario Regulations 31/57 is struck out and the following substituted therefor:

- 2. Bronson Home Board.
- 3. Item 7 of schedule 4 of Ontario Regulations 31/57 is struck out and the following substituted therefor:
- Bronson Home, 81 Bronson Avenue, Ottawa.
 (5409)

13

THE DIVISION COURTS ACT

O. Reg. 64/57.
Division Court Boundaries.
Amending O. Reg. 270/50 (C.R.O. 393).
Made—14th March, 1957.
Filed—20th March, 1957.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 (C.R.O. 393) is amended by striking out:

York 1	213
2	214
3	215
4	216
5	217
6	218
7	219
8	220
9	221
11	222

and substituting therefor:

York	1	213
	2	214
	$\frac{2}{3}$	215
	4	216
	4 5	217
	6	218
	7	219
	8	220
	9	221
	11	222
	12	222A

2. Schedules 213, 215, 220 and 221 as remade by Ontario Regulations 16/52 and schedule 222, of Ontario Regulations 270/50 (C.R.O. 393), are struck out and the following substituted therefor:

SCHEDULE 213

- 1. The Town of Leaside.
- 2. The Village of Forest Hill.
- 3. That part of the Township of East York lying west of the easterly boundary of the Don River.
- 4. That part of the Township of North York lying outside the divisions described in schedules 220, 221 and 222A.
- 5. That part of the Township of York lying east of the westerly boundary of Dufferin Street.
- 6. That part of the City of Toronto lying outside the divisions described in schedules 220 and 221.

SCHEDULE 215

- 1. The Village of Richmond Hill.
- 2. That part of the Township of Markham lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the southerly boundary of the Village of Richmond Hill; thence easterly, northerly, and westerly along the boundary between the village and the township to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the production northerly of the easterly boundary of Concession 5; thence southerly along the production and the easterly boundary of Concession 5 and its production southerly to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

3. That part of the Township of Vaughan lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the southerly boundary of the Village of Richmond Hill; thence westerly, northerly, westerly, northerly, easterly, northerly and easterly along the boundary between the village and the township to the easterly boundary of the township; thence northerly along that

boundary to the northerly boundary of the township; thence westerly along that boundary to the production northerly of the westerly boundary of Concession 3; thence southerly along the production and the easterly boundary of Concession 3 and its production southerly to the southerly boundary of the township; thence easterly along that boundary to the place of commencement.

4. That part of the Township of Whitchurch lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 to the northerly limit of lot 10; thence westerly along that limit across concessions 5 to 1, both inclusive, to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 220

- 1. The Town of Weston.
- 2. The Village of Swansea.
- 3. That part of the Township of Etobicoke lying north of the southerly boundary of the Richview Road.
- 4. That part of the Township of York lying west of the westerly boundary of Dufferin Street.
- 5. That part of the Township of North York lying west of the westerly boundary of Dufferin Street.
- 6. That part of the City of Toronto lying west of the westerly boundary of Dufferin Street; excepting therefrom several islands in Lake Ontario commonly known and described collectively as Toronto Island.

SCHEDULE 221

- 1. The Township of Scarborough.
- 2. That part of the Township of East York lying east of the easterly boundary of the Don River.
- 3. That part of the Township of North York lying east of a line described as follows:

Commencing at the intersection of the southerly boundary of Steele's Avenue with the easterly boundary of Leslie Street; thence southerly along the easterly boundary of Leslie Street and its extension to its intersection with the easterly boundary of the east branch of the Don River; thence southerly along the easterly boundary of the east branch of the Don River to its intersection with the northerly boundary of the Township of East York.

4. That part of the City of Toronto lying east of the easterly boundary of the Don River; excepting therefrom the several islands in Lake Ontario commonly known and described collectively as Toronto Island.

SCHEDULE 222

- 1. The towns of
 - (a) Mimico and
 - (b) New Toronto.
- 2. The village of Long Branch.
- 3. That part of the Township of Etobicoke lying south of the southerly boundary of the Richview Road.

SCHEDULE 222A

That part of the Township of North York and the City of Toronto lying within a line described as follows:

Commencing at the intersection of the westerly boundary of Dufferin Street with the southerly boundary of Steele's Avenue; thence southerly along the westerly boundary of Dufferin Street to its intersection with the northerly boundary of Lawrence Avenue; thence acctarly along the north Lawrence Avenue; thence easterly along the northerly boundary of Lawrence Avenue to its intersection with the easterly boundary of the east branch of the Don River; thence northerly along the easterly boundary of the east branch of the Don River to its intersection with the extension of the easterly boundary of Leslie Street; thence northerly along the easterly boundary of Leslie Street to its intersection with the southerly boundary of Steele's Avenue; thence westerly along the southerly boundary of Steele's Avenue to the place of commencement.

(5410)13

THE PUBLIC HEALTH ACT

O. Reg. 65/57. Pickering-Ajax Health Unit. Amending Regulations 335 of Consolidated Regulations of Ontario, 1950. Approved—20th December, 1956. Filed-20th March, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Regulations 335 of Consolidated Regulations of Ontario, 1950, are amended by adding to the Appendix the following schedule:

SCHEDULE 18A

PICKERING-AJAX HEALTH UNIT

- 1. The Board of Health of the Pickering-Ajax Health Unit shall consist of five members as
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) two members to be appointed by the Municipal Council of the Township of Pickering;
 - (c) one member to be appointed by the Municipal Council of the Village of Pickering; and
 - (d) one member to be appointed by the Municipal Council of the Town of Ajax.
- A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.

M. PHILLIPS.

(5411)1.3

THE PUBLIC HOSPITALS ACT

O. Reg. 66/57. Public Hospital Grants. New. Made--14th March, 1957. Filed-21st March, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1.(1) The Minister shall pay a grant to each hospital listed in column 1 of the schedule.
- (2) The amount of the grant shall be \$300 for each student-nurse enrolled in a school of nursing in the hospital on the 1st of January, 1957.
- (3) For the purpose of computing the grant, the number of student-nurses enrolled in the school of nursing in a hospital listed in column 1 shall be the number of student-nurses set opposite thereto in column 2.
- 2. These regulations expire on the 30th of April, 1957.

SCHEDULE	
Column 1	Column 2
Royal Victoria Hospital, Barrie	78
Belleville General Hospital, Belleville	62
The Brantford General Hospital, Brantford	83
Brockville General Hospital, Brockville	54
Public General Hospital, Chatham	72
St. Joseph's Hospital, Chatham	64
Cornwall General Hospital, Cornwall	51
Hotel Dieu Hospital, Cornwall	65
McKellar General Hospital, Fort William	78
South Waterloo Memorial Hospital, Galt	44
Guelph General Hospital, Guelph	80
St. Joseph's Hospital, Guelph	84
Hamilton General Hospital, Hamilton	304 .
St. Joseph's Hospital, Hamilton	204
Hotel Dieu Hospital, Kingston	136
Kingston General Hospital, Kingston	197
Kitchener-Waterloo Hospital, Kitchener	61
St. Mary's Hospital, Kitchener	92
St. Joseph's Hospital, London	213
Victoria Hospital, London	267
The Greater Niagara General Hospital, Niagara Falls	46
St. Joseph's Hospital, North Bay	56
Orillia Soldiers' Memorial Hospital, Orillia	33
Oshawa General Hospital, Oshawa	58
Ottawa Civic Hospital, Ottawa	304

Column 1	Column 2
Ottawa General Hospital, Ottawa	107
St. Louis-Marie de Montfort Hospital, Ottawa	14
General and Marine Hospital, Owen Sound	43
General Hospital, Pembroke	32
The Peterborough Civic Hospital, Peterborough	111
St. Joseph's Hospital, Peterborough	57
The General Hospital of Port Arthur, Port Arthur	51
St. Joseph's General Hospital, Port Arthur	54
Victoria Hospital, Renfrew	34
The St. Catharines General Hospital, St. Catharines	121
St. Thomas-Elgin General Hospital, St. Thomas	92
Sarnia General Hospital, Sarnia	63
Plummer Memorial Public Hospital, Sault Ste. Marie	38
The General Hospital, Sault Ste. Marie	. 35
Stratford General Hospital, Stratford	68
St. Joseph's Hospital, Sudbury	59
Sudbury General Hospital, Sudbury	93
St. Mary's Hospital, Timmins	30
The Hospital for Sick Children, Toronto	174
St. Joseph's Hospital, Toronto	184
St. Michael's Hospital, Toronto	320
Toronto East General and Orthopaedic Hospital, Toronto	182
Toronto General Hospital, Toronto	451
Toronto Western Hospital, Toronto	252
Women's College Hospital, Toronto	104
Hotel Dieu of St. Joseph's Hospital, Windsor	149
Metropolitan General Hospital, Windsor	70
Salvation Army Grace Hospital, Windsor	128
Woodstock General Hospital, Woodstock	43
(5421)	13
THE PUBLIC HOSPITALS AC	Г

O. Reg. 67/57. Public Hospital Grants. New. Made—14th March, 1957. Filed—21st March, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. In addition to the maintenance grants payable under Regulations 342 of Consolidated Regulations

of Ontario 1950, a further grant shall be paid to each hospital mentioned in column 1 of the schedule in the amount set opposite thereto in column 2.

2. These regulations expire on the 30th of April, 1957.

SCHEDULE

Column 1	Column 2
Name of Hospital	Amount
Ajax and Pickering General Hospital, Ajax	\$ 469.90
Stevenson Memorial Hospital, Alliston	400.05
Rosamond Memorial Hospital, Almonte	104.14
Arnprior and District Memorial Hospital, Arnprior	759.46
Royal Victoria Hospital, Barrie	5,779.36
Belleville General Hospital, Belleville	11,742.40
St. Joseph's General Hospital, Blind River	3,209.29
Bowmanville Hospital, Bowmanville	872.49
Bracebridge Memorial Hospital, Bracebridge	697.23
Peel Memorial Hospital, Brampton	1,330.96
St. Joseph's Hospital, Brantford	134.48
The Brantford General Hospital, Brantford	13,521.80
Brockville General Hospital, Brockville	11,443.92
St. Vincent de Paul Hospital, Brockville	4,652.01
Campbellford Memorial Hospital, Campbellford	839.47
Carleton Place and District Memorial Hospital, Carleton Place	102.87
Lady Minto Hospital, Chapleau	3,175.00
Public General Hospital, Chatham	6,028.64
St. Joseph's Hospital, Chatham	3,726.08
Chesley and District Memorial Hospital, Chesley	1,221.74
Clinton Public Hospital, Clinton	4,265.93
Cobourg General Hospital Association, Cobourg	1,424.94
Lady Minto Hospital, Cochrane	15,276.83
General and Marine Hospital, Collingwood	3,498.85
Cornwall General Hospital, Cornwall	5,908.92
Hotel Dieu Hospital, Cornwall	18,243.36
Macdonell Memorial Hospital, Cornwall	121.86
Dryden District General Hospital, Dryden	1,863.09
Haldimand War Memorial Hospital, Dunnville	2,800.35
Durham Memorial Hospital, Durham	445.77
3	

Column 1	Column 2	Column 1	Column 2
Name of Hospital	Amount	Name of Hospital	Amount
Englehart and District Hospital, Englehart	\$ 566.42	St. Joseph's General Hospital, Little Current	\$ 1,070.61
Espanola General Hospital, Espanola	1,610.36	Parkwood Hospital for Incurables, London	4,954.68
South Huron and District Hospital, Exeter	233.68	St. Joseph's Hospital, London	23,071.32
Groves Memorial Hospital, Fergus	2,369.82	St. Mary's Hospital, London	6,522.60
Douglas Memorial Hospital, Fort Erie	3,037.84	Victoria Hospital, London	55,113.30
LaVerendrye Hospital, Fort Frances	6,915.88	Centre Grey General Hospital, Markdale	1,700.53
McKellar General Hospital, Fort William	23,629.12	The Bingham Memorial Hospital, Mathe-	
South Waterloo Memorial Hospital, Galt	7,368.52	son	448.31
Little Long Lac Hospital, Geraldton	74.93	Mattawa General Hospital, Mattawa	3,641.09
Alexandra Marine and General Hospital,	7 700 70	Meaford General Hospital, Meaford	327.66
Goderich	7,792.72	St. Andrew's Hospital, Midland	7,528.56
West Lincoln Memorial Hospital, Grimsby	793.75	Louise Marshall Hospital Limited, Mount Forest	670.56
Guelph General Hospital, Guelph St. Joseph's Hospital, Guelph	10,892.88 9,890.84	New Liskeard and District Hospital, New Liskeard	1,592.58
Misercordia Hospital, Haileybury	2,560.32	The York County Hospital Corporation,	1,592.56
Hamilton General Hospital, Hamilton	92,186.10	Newmarket	929.88
St. Joseph's Hospital, Hamilton	15,658.72	St. John's Convalescent Hospital, Newtonbrook	9,612.49
St. Peter's Infirmary, Hamilton	6,840.00	The Greater Niagara General Hospital, Niagara Falls	4,719.92
Hanover Memorial Hospital, Hanover	601.98	Niagara Cottage Hospital, Niagara	638.81
Notre-Dame Hospital, Hawkesbury	1,795.78	District Memorial Hospital, Nipigon	129.54
St. Coeur-de-Marie Hospital, Hawkes- bury	553.72	North Bay Civic Hospital, North Bay	8,503.40
Notre-Dame Hospital, Hearst	10,289.54	St. Joseph's Hospital, North Bay	11,340.60
Huntsville District Memorial Hospital, Huntsville	1,734.62	Oakville-Trafalgar Memorial Hospital, Oakville	1,038.12
Alexandra Hospital, Ingersoll	1,154.43	Dufferin Area Hospital, Orangeville	2,190.75
Anson General Hospital, Iroquois Falls	1,473.20	Orillia Soldiers' Memorial Hospital, Orillia	7,908.08
Kenora General Hospital, Kenora	4,660.90	Oshawa General Hospital, Oshawa	7,406.24
St. Joseph's Hospital, Kenora	7,477.76	Ottawa Civic Hospital, Ottawa	73,044.36
Kincardine General Hospital, Kincardine	716.28	Ottawa General Hospital, Ottawa	57,370.50
Hotel Dieu Hospital, Kingston	24,093.90	The Perley Home for Incurables, Ottawa	4,323.20
Kingston General Hospital, Kingston	42,190.83	St. Louis-Marie de Montfort Hospital, Ottawa	5,600.60
St. Mary's-of-the-Lake Hospital, Kingston	5,179.80	St. Vincent Hospital, Ottawa	22,407.20
Kirkland and District Hospital, Kirkland Lake	13,572.64	The Salvation Army Grace Hospital, Ottawa	2,045.08
Kitchener-Waterloo Hospital, Kitchener	8,429.60	General and Marine Hospital, Owen	1,968.00
St. Mary's Hospital, Kitchener	5,625.20	Palmerston General Hospital, Palmerston	3,431.54
Leamington and District Memorial Hospital, Leamington	1,653.54	The Willett Hospital, Paris	2,075.18
The Ross Memorial Hospital, Lindsay	1,228.09	St. Joseph's Hospital, Parry Sound	6,861.81
Memorial Hospital, Listowel	1,156.97	The Parry Sound General Hospital, Parry Sound	7,824.47

Column 1	Column 2	Column 1	Column 2
Name of Hospital	Amount	Name of Hospital	Amount
General Hospital, Pembroke	\$ 11,439.00	Stratford General Hospital, Stratford	\$ 9,206.96
Pembroke Cottage Hospital Association, Pembroke	552.45	The General Hospital, Strathroy	2,498.09
General Hospital, Penetanguishene	4,105.91	St. Jean de Brebeuf Hospital, Sturgeon Falls	14,309.09
The Great War Memorial Hospital of Perth District, Perth	2,542.54	St. Joseph's Hospital, Sudbury	12,798.56
St. Joseph's Hospital, Peterborough	10,861.72	Sudbury General Hospital, Sudbury	15,088.00
The Peterborough Civic Hospital, Peter-	10,001.72	Sudbury Memorial Hospital, Sudbury	2,169.72
borough	11,855.56	Tillsonburg District Memorial Hospital, Tillsonburg	4,972.48
Charlotte Eleanor Englehart Hospital, Petrolia	1,911.35	St. Mary's Hospital, Timmins	16,052.32
Prince Edward County Hospital, Picton	1,922.78	Baycrest Hospital, Toronto	2,288.34
St. Joseph's General Hospital, Port	17,182.28	Canadian Mothercraft Centre, Toronto	11,535.76
The General Hospital of Port Arthur,	17,102.20	Hillcrest Convalescent Hospital, Toronto	3,560.38
Port Arthur	24,757.44	Lockwood Clinic, Toronto	378.84
Port Colborne General Hospital, Port Colborne	2,382.92	Lyndhurst Lodge, Toronto	3,707.11
The Port Hope Hospital, Port Hope	683.26	Northwestern General Hospital, Toronto	3,458.76
Community Memorial Hospital, Port	700120	Our Lady of Mercy Hospital, Toronto	15,194.00
Perry	1,576.07	St. Joseph's Hospital, Toronto	45,812.61
Victoria Hospital, Renfrew	2,167.89	St. Michael's Hospital, Toronto	121,201.38
Hotel Dieu Hospital, St. Catharines	4,208.24	Salvation Army Grace Hospital, Toronto	1,107.00
The St. Catharines General Hospital, St. Catharines	12,254.08	The Home for Incurable Children, Toronto	2,094.48
St. Mary's Memorial Hospital, St. Mary's	1,089.66	The Hospital for Sick Children, Toronto	67,461.21
St. Thomas-Elgin General Hospital, St. Thomas	8,790.40	New Mount Sinai Hospital, Toronto	13,980.96
Sarnia General Hospital, Sarnia	10,199.16	The Queen Elizabeth Hospital for Incurables, Toronto	24,469.20
St. Joseph's Hospital, Sarnia	5,290.64	The Queensway General Hospital, To-	510.00
Plummer Memorial Public Hospital, Sault Ste. Marie	1,871.24	ronto The Runnymede Hospital, Toronto	519.88 8,080.02
The General Hospital, Sault Ste. Marie	5,899.08	Toronto East General and Orthopaedic	22.525.53
Scarborough General Hospital, Scar- borough	3,616.20	Hospital, Toronto	33,707.52
Scott Memorial Hospital, Seaforth	1,061.72	Toronto General Hospital, Toronto Toronto Western Hospital, Toronto	180,570.87 66,920.85
Shelburne District Hospital, Shelburne	166.37	Women's College Hospital, Toronto	5,197.16
Norfolk General Hospital, Simcoe	7,398.04	Trenton Memorial Hospital, Trenton	2,075.18
Sioux Lookout General Hospital, Sioux	,,0>0.01	County of Bruce General Hospital,	2,070.10
Lookout	2,865.12	Walkerton	3,933.19
St. Francis General Hospital, Smiths Falls	1,259.84	Sydenham District Hospital, Wallace- burg	254.00
Smiths Falls Public Hospital, Smiths Falls	2,091.69	Welland County General Hospital, Welland	9,485.76
Smooth Rock Falls Hospital, Smooth Rock Falls	662.94	Humber Memorial Hospital, Weston	493.64
Saugeen Memorial Hospital, Southampton	684.53	Bruce Peninsula and District Memorial Hospital, Wiarton	299.72
Porcupine General Hospital, South Porcupine	1,573.53	Winchester and District Memorial Hospital, Winchester	758.19
	7	0	

Column 1	Column 2	Column 1 C	Column 2
Name of Hospital	Amount	Name of Hospstal	Amount
Riverview Hospital, Windsor	\$ 19,487.80	Wingham General Hospital, Wingham, (Chronic Patients Unit)	936.18
Hotel Dieu of St. Joseph's Hospital, Windsor	14,089.24	(5422)	13
Metropolitan General Hospital, Windsor	12,113.04	()	e ₁
Salvation Army Grace Hospital, Windsor	8,487.00		
Wingham General Hospital, Wingham	8,868.41	THE PUBLIC HOSPITALS ACT	
Woodstock General Hospital, Woodstock	3,193.08	O. Reg. 68/57.	
The Brantford General Hospital, Brant-		Public Hospital Grants. New.	
ford (Chronic Patients Unit)	1,360.62	Made—14th March, 1957. Filed—21st March, 1957.	
Campbellford Memorial Hospital, Camp-			
bellford, (Chronic Patients Unit)	351.54	REGULATIONS MADE UPON TH	E
Lady Minto Hospital, Cochrane, (Chronic Patients Unit)	24.48	RECOMMENDATION OF THE MINIS UNDER THE PUBLIC HOSPITALS	АСТ
South Huron and District Hospital, Exeter,		1.(1) The Minister shall pay a special each hospital listed in column 1 of the schedu	
(Chronic Patients Unit)	7.38	(2) The amount of the grant shall be \$200 bed in the hospital.) for each
Groves Memorial Hospital, Fergus, (Chronic Patients Unit)	338.58	(3) For the purpose of computing the g number of beds in a hospital listed in colum	rant, the
McKellar General Hospital, Fort William, (Chronic Patients Unit)	2,245.14	be the number of beds set opposite thereto in o	column 2.
Misercordia Hospital, Haileybury, (Chronic Patients Unit)	1,758.24	2. These regulations expire on the 30th 1957.	
Hamilton General Hospital, Hamilton, (Convalescent Patients Unit)	10,342.12	Column 1	Column 2
Hamilton General Hospital, Hamilton,	10,342.12	Ajax and Pickering General Hospital, Ajax	33
(Chronic Patients Unit)	6,847.74	Stevenson Memorial Hospital, Alliston	34
Hanover Memorial Hospital, Hanover, (Chronic Patients Unit)	8.10	Rosamond Memorial Hospital, Almonte Red Cross Outpost Hospital, Apsley	15 5
Huntsville District Memorial Hospital,		Anrprior and District Memorial Hospital,	
Huntsville, (Chronic Patients Unit)	121.68	Arnprior	38
Kitchener-Waterloo Hospital, Kitchener (Chronic Patients Unit)	5 102 02	Atikokan General Hospital, Atikokan	26
Pembroke Cottage Hospital Association,	5,182.02	Red Cross Outpost Hospital, Bancroft	22
Pembroke, (Chronic Patients Unit)	245.34	Royal Victoria Hospital of Barrie, Barrie	134
,	243.34	Red Cross Outpost Hospital, Beardmore	7
General Hospital, Penetanguishene, (Chronic Patients Unit)	374.94	Belleville General Hospital, Belleville	196
Victoria Hospital, Renfrew,	E1 04	St. Joseph's General Hospital, Blind River	55
(Chronic Patients Unit)	51.84	Bowmanville Hospital, Bowmanville	53
The St. Catharines General Hospital, St. Catharines,		Bracebridge Memorial Hospital, Bracebridge	
(Chronic Patients Unit)	1,207.62	Peel Memorial Hospital, Brampton	75
St. Thomas-Elgin General Hospital, St. Thomas,		Brantford General Hospital, Brantford	333
(Chronic Patients Unit)	2,047.86	St. Joseph's Hospital, Brantford	159
Sarnia General Hospital, Sarnia, (Chronic Patients Unit)	233.82	Brockville General Hospital, Brockville	161
Plummer Memorial Public Hospital, Sault Ste. Marie,		St. Vincent de Paul Hospital, Brockville	79
(Chronic Patients Unit) Stratford General Hospital, Stratford,	178.92	Burk's Falls and District Red Cross Hospital, Burk's Falls	22
(Chronic Patients Unit)	741.60	Seniors' Convalescent Hospital, Burlington	41

Column 1	Column 2	Column 1	Column 2
Campbellford Memorial Hospital, Campbell- ford	65	St. Peter's Infirmary, Hamilton	211
Carleton Place and District Memorial Hos-	03	Hanover Memorial Hospital, Hanover	48
pital, Carleton Place	30	Notre-Dame Hospital, Hawkesbury	32
Lady Minto Hospital, Chapleau	51	St. Coeur-de-Marie Hospital, Hawkesbury	39
Public General Hospital, Chatham	173	Red Cross Outpost Hospital, Hawk Junction	9
St. Joseph's Hospital, Chatham	119	Notre-Dame Hospital, Hearst	56
The Chesley and District Memorial Hospital, Chesley	19	Red Cross Outpost Hospital, Hornepayne	6
Clinton Public Hospital, Clinton	40	Huntsville District Memorial Hospital,	12
Cobourg General Hospital, Cobourg	38	Huntsville	43
Illahee Lodge, Cobourg	32	Alexandra Hospital, Ingersoll	56
Lady Minto Hospital, Cochrane	70	Anson General Hospital, Iroquois Falls	42
Blue Mountain Camp Hospital, Colling-	70	Kenora General Hospital, Kenora St. Joseph's Hospital, Kenora	59 49
General and Marine Hospital, Collingwood	86	Woodeden Convalescent Hospital, Komoka	82
Margaret Cochenour Memorial Hospital,	80	Kincardine General Hospital, Kincardine	44
Cochenour Memorial Hospital,	13	Hotel Dieu Hospital, Kingston	288
Cornwall General Hospital, Cornwall	190	Kingston General Hospital, Kingston	470
Hotel Dieu Hospital, Cornwall	243	St. Mary's-of-the-Lake Hospital, Kingston	206
Macdonell Memorial Hospital, Cornwall	46	Kirkland and District Hospital, Kirkland	200
Dryden District General Hospital, Dryden	53	Lake District Hospital, Kirkland	103
Haldimand War Memorial Hospital, Dunn- ville	41	St. Mary's Hospital, Kitchener	122
Durham Memorial Hospital, Durham	16	Kitchener-Waterloo Hospital, Kitchener	439
Red Cross Outpost Hospital, Emo	17	Learnington and District Memorial Hospital, Learnington	51
Englehart and District Hospital, Englehart	21	The Ross Memorial Hospital, Lindsay	60
Espanola General Hospital, Espanola	33	Red Cross Outpost Hospital, Lion's Head	5
South Huron and District Memorial Hos-		Memorial Hospital, Listowel	38
pital, Exeter	36	St. Joseph's General Hospital, Little Cur-	
Groves Memorial Hospital, Fergus	54	rent	48
Douglas Memorial Hospital, Fort Erie	64	Parkwood Hospital for Incurables, London	185
LaVerendrye Hospital, Fort Frances	100	St. Joseph's Hospital, London	430
McKellar General Hospital, Fort William	395	St. Mary's Hospital, London	215
South Waterloo Memorial Hospital, Galt	216	Victoria Hospital, London	805
Little Long Lac Hospital, Geraldton	23	Centre Grey General Hospital, Markdale	25
Alexandra Marine and General Hospital, Goderich	58	Bingham Memorial Hospital, Matheson	29
West Lincoln Memorial Hospital, Grimsby	38	Mattawa General Hospital, Mattawa	30
Guelph General Hospital, Guelph	175	Meaford General Hospital, Meaford	29
St. Joseph's Hospital, Guelph	168	St. Andrew's Hospital, Midland	105
Misercordia Hospital, Haileybury	89	Red Cross Outpost Hospital, Minden	8
Red Cross Outpost Hospital, Haliburton	9	Red Cross Outpost Hospital, Mindemoya	16
Hamilton General Hospital, Hamilton	1,341	Louise Marshall Hospital, Mount Forest	31
St. Joseph's Hospital, Hamilton	479	Red Cross Outpost Hospital, Nakina	7

Column 1	Column 2	Column 1	Column 2
New Liskeard and District Hospital, New Liskeard	40	The Port Hope General Hospital, Port Hope	46
The York County Hospital, Newmarket	113	Red Cross Outpost Hospital, Port Loring	5
St. John's Convalescent Hospital, Newton- brook	186	Port Perry Community Hospital, Port Perry Red Cross Outpost Hospital, Rainy River	27 14
The Greater Niagara General Hospital, Niagara Falls	184	Red Cross Outpost Hospital, Red Lake	16
Niagara Hospital, Niagara	27	Victoria Hospital, Renfrew	106
Civic Hospital, North Bay	101	Red Cross Outpost Hospital, Richards Landing	10
St. Joseph's General Hospital, North Bay	116	Hotel Dieu Hospital, St. Catharines	135
Nipigon District Memorial Hospital, Nipigon	22	The St. Catharines General Hospital, St. Catharines	369
Oakville-Trafalgar Memorial Hospital, Oakville	157	St. Mary's Memorial Hospital, St. Mary's	36
Dufferin Area Hospital, Orangeville	89	St. Thomas-Elgin General Hospital, St. Thomas	376
Orillia Soldiers' Memorial Hospital, Orillia	112	Sarnia General Hospital, Sarnia	255
Oshawa General Hospital, Oshawa	281	St. Joseph's Hospital, Sarnia	148
Ottawa Civic Hospital, Ottawa	807	Plummer Memorial Public Hospital, Sault Ste. Marie	135
Ottawa General Hospital, Ottawa	614	The General Hospital, Sault Ste. Marie	167
The Perley Home for Incurables, Ottawa	218	Scarborough General Hospital, Scarborough	184
Hospital St. Louis Marie de Montfort, Ottawa	245	Scott Memorial Hospital, Seaforth	39
St. Vincent Hospital, Ottawa	523	Northwood Convalescent Hospital, Sese-	,
Salvation Army Grace Hospital, Ottawa	76	kinika	42
General and Marine Hospital, Owen Sound	102	Shelburne and District Hospital, Shelburne	16
Palmerston General Hospital, Palmerston	41	Norfolk General Hospital, Simcoe	102
The Willett Hospital, Paris	57	Sioux Lookout General Hospital, Sioux Lookout	42
The Parry Sound General Hospital, Parry Sound	85	St. Francis General Hospital, Smiths Falls	76
St. Joseph's Hospital, Parry Sound	59	Smiths Falls Public Hospital, Smiths Falls	60
General Hospital, Pembroke	156	Smooth Rock Falls General Hospital, Smooth Rock Falls	19
Pembroke Cottage Hospital, Pembroke	105	Saugeen Memorial Hospital, Southampton	19
General Hospital, Penetanguishene	63	Porcupine General Hospital, South Porcupine	22
The Great War Memorial Hospital of Perth District, Perth	49	Stratford General Hospital, Stratford	297
Merrywood-on-the-Rideau Hospital, Perth	62	The General Hospital, Strathroy	50
St. Joseph's Hospital, Peterborough	180	St. Jean de Brebeuf Hospital, Sturgeon Falls	89
The Peterborough Civic Hospital, Peterborough	226	St. Joseph's Hospital, Sudbury	173
Charlotte Eleanor Englehart Hospital, Petrolia	41	Sudbury General Hospital, Sudbury	287
Prince Edward County Hospital, Picton	27	Sudbury Memorial Hospital, Sudbury	248
St. Joseph's General Hospital, Port Arthur	180	Red Cross Outpost Hospital, Thessalon	14
The General Hospital of Port Arthur, Port	257	Tillsonburg District Memorial Hospital, Tillsonburg	100
Port Colborne General Hospital, Port Col-	201	St. Mary's Hospital, Timmins	103
borne	100	Baycrest Hospital, Toronto	87

Column 1	Column	2
Canadian Mothercraft Hospital, Toronto	27	
Hillcrest Convalescent Hospital, Toronto	34	
Lockwood Clinic, Toronto	48	
Our Lady of Mercy Hospital, Toronto	300	
St. Joseph's Hospital, Toronto	485	
St. Michael's Hospital, Toronto	802	
Lyndhurst Lodge, Toronto	50	
The Salvation Army Grace Hospital, Toronto	55	
The Home for Incurable Children, Toronto	42	
The Hospital for Sick Children, Toronto	647	
The New Mount Sinai Hospital, Toronto	373	
The Queen Elizabeth Hospital for Incurables, Toronto	519	
Queensway General Hospital, Toronto	131	
The Runnymede Hospital, Toronto	114	
Toronto East General and Orthopaedic Hospital, Toronto	368	
Northwestern General Hospital, Toronto	104	
Toronto General Hospital, Toronto	1,393	
Toronto Western Hospital, Toronto	697	
Women's College Hospital, Toronto	279	
Trenton Memorial Hospital, Trenton	68	
Lakewood Convalescent Hospital, Wain- fleet	66	
County of Bruce General Hospital, Walkerton	34	
Sydenham District Hospital, Wallaceburg	75	
Welland County General Hospital, Welland	124	
Humber Memorial Hospital, Weston	118	
Red Cross Outpost Hospital, Whitney	4	
Bruce Peninsula and District Memorial Hospital, Wiarton	21	
Red Cross Outpost Hospital, Wilberforce	2	
Winchester and District Memorial Hospital, Winchester	34	
Riverview Hospital, Windsor	353	
Hotel Dieu of St. Joseph's Hospital, Windsor	349	
Metropolitan General Hospital, Windsor	316	
The Salvation Army Grace Hospital, Windsor	176	
Wingham General Hospital, Wingham	91	
Woodstock General Hospital, Woodstock	154	
(5423)		13

THE WORKMEN'S COMPENSATION ACT

O. Reg. 69/57. First-aid Requirements. Amending Regulations 371 of Consolidated Regulations of Ontario, 1950. Made—25th February, 1957. Approved—14th March, 1957. Filed-22nd March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

- 1. In these regulations "principal regulations" means Regulations 371 of Consolidated Regulations of Ontario, 1950.
- 2. Regulation 17 of the principal regulations is revoked and the following substituted therefor:

FIRST-AID REQUIREMENTS

17.—(1) Every employer employing not more than 15 workmen in a place of employment shall provide and maintain in the place of employment, a first-aid box large enough so that each article therein is in plain view and easily accessible and containing as a minimum the following supplies:

- (a) A standard first-aid manual.
- (b) Instruments:
 - (i) 1 pair of bandage scissors,
 - (ii) 1 card of assorted safety-pins,
 - (iii) 12 tongue depressors,
 - (iv) 1 package of cotton tipped applicators.

(c) Drugs:

- (i) 1 ounce of aromatic spirits of ammonia, (ii) 6 ounces of any recognized fluid skin antiseptic,
- (iii) 1 bottle of eye drops (castor oil) with dropper,
- (iv) 1 tube of burn ointment (not containing tannic acid).

(d) Dressings:

- (i) 2 ½-ounce packages of sterile absorbent cotton,
- adhesive (ii) 24 dressings individually wrapped,
 (iii) 1 roll of adhesive tape—in each width of
- 1/2 inch and 2 inches,

- ½ inch and 2 inches,
 (iv) 6 triangular bandages,
 (v) 6 sterile gauze pads, 2 inches square,
 (vi) 6 sterile gauze pads, 4 inches square,
 (vii) 6 rolls of 1 inch sterile gauze bandage,
 (viii) 4 rolls of 2 inch sterile gauze bandage,
 (ix) 4 rolls of 4 inch sterile gauze bandage,
 (x) 2 rolls of splint padding—non-absorbent cotton,
 - (xi) 4 surgical pads suitable for pressure dressings, individually wrapped.
- (2) The employer shall ensure that the first-aid box is in the charge of an employee who has first-aid knowledge and works in the immediate vicinity of the box.
- 18.—(1) Every employer employing more than 15 and less than 200 workmen in a place of employment shall provide and maintain in the place of employment, 1 stretcher, 1 blanket, and a first aid box large enough so that each article therein is in plain view and easily accessible and containing as a minimum the following:
 - (a) A standard first-aid manual.
 - (b) Instruments:

1 pair of bandage scissors,

(ii) 1 pair of tweezers,
(iii) 24 safety-pins,
(iv) 1 graduated medicine-glass,
(v) 24 tongue depressors,
(vi) 1 white-enamel basin,

(vii) 1 package of cotton tipped applicators.

(c) Drugs:

(i) 1 ounce of aromatic spirits of ammonia,

(ii) 6 ounces of any recognized fluid skin antiseptic,

(iii) 1 bottle of eye drops (castor oil) with dropper,

(iv) 1 tube of burn ointment (not containing tannic acid).

(d) Dressings:

(i) 6 ½-ounce packages of absorbent cotton, adhesive dressings individually

(ii) 48 wrapped,

(iii) 1 roll of adhesive tape—in each width of ½ inch and 2 inches, (iv) 12 triangular bandages

(v) 24 sterile gauze pads, 2 inches square, (vi) 24 sterile gauze pads, 4 inches square,

(vii) 12 rolls of 1 inch sterile gauze bandage, (viii) 8 rolls of 2 inch sterile gauze bandage, (ix) 8 rolls of 4 inch sterile gauze bandage,

(x) wood splints of assorted sizes, (xi) 2 rolls of splint padding—non-absorbent cotton.

(xii) 6 surgical pads suitable for pressure dressings, individually wrapped,

and such additional quantities as may be necessary to provide first aid to workmen injured during their employment.

- (2) The employer shall ensure that the first-aid box is in charge of an employee who
 - (a) is the holder of a St. John Ambulance Senior First Aid Certificate in good standing, or its equivalent, and
 - (b) works in the immediate vicinity of the box.
- (3) The certificate referred to in clause a of subregulation 2 shall be prominently displayed in the vicinity of the box.

FIRST-AID ROOM

19.—(1) Every employer employing 200 or more workmen in a place of employment shall provide and maintain in the place of employment an emergency first-aid room equiped with the following:

(a) A standard first-aid manual.

(b) Instruments:

(i) scissors,

dressing-forceps,

safety-pins, (iv) eye-droppers,

(v) graduated medicine-glass, (vi) tongue depressors,

(vii) applicators, cotton tipped.

(c) Drugs:

(i) aromatic spirits of ammonia,

(ii) denatured ethyl alcohol,

(iii) 1-ounce bottle of eye drops (castor oil) with dropper,

(iv) skin antiseptic

burn ointment (not containing tannic acid).

(d) Dressings:

(i) absorbent cotton,

(ii) gauze pads of assorted sizes, (iii) sterile gauze bandages of assorted sizes,

(iv) adhesive plaster,

(v) triangular bandages, (vi) wood splints of assorted sizes,

(vii) adhesive dressings.

(e) Furnishings:

(i) hot and cold running-water,

(ii) 3 white-enamel wash-basins,

(iii) 1 instrument sterilizer,

(iv) 1 cabinet for surgical dressings,

(v) 1 enamel foot-bath,

(vi) I sanitary disposal receptacle with lid, (vii) I first-aid box for use by attendant at the scene of accident before patient is

removed to plant or general hospital,
(viii) 1 couch curtained off or separate cubicle,
(ix) 1 stretcher,
(x) 2 blankets,

and such additional quantities as may be necessary to provide first aid to workmen injured during their employment.

- (2) The employer shall ensure that the first-aid room is in charge of
 - (a) a registered nurse, or
 - (b) an employee who
 - (i) is the holder of a St. John Ambulance Senior First Aid Certificate in good standing, or its equivalent,
 - (ii) works in the vicinity of the first-aid room, and
 - (iii) does not perform other work of a nature which is likely to affect adversely his ability to administer first aid.
- (3) The certificate referred to in clause b of subregulation 2 shall be prominently displayed in the first-aid room.

GENERAL

- 20. For the purposes of regulations 17, 18, and 19
 - (a) every railway train, vessel, or bus on a route other than an urban or suburban route, on which a workman is employed,
 - (b) the central point from which bush workers are despatched daily to work sites, and
 - (c) the site of the construction or repair of a building,

are deemed to be places of employment.

21.—(1) Where the place of employment is the site of construction or repair of a building, the first-aid supplies and equipment required to be provided shall be maintained in the time office for the project.

(2) Where there is no time office for the project the first-aid supplies and equipment shall be maintained in a vehicle or building at the site and readily available.

22. Where the construction or repair of a building is in the charge of a general contractor, the general con-tractor shall provide and maintain the first-aid supplies and equipment required by these regulations in respect of the workmen engaged in the construction or repair, in the same manner as if he were the employer of the workmen.

- 23. The employer of bush workers shall provide at each work site and in each vehicle or boat used for the transportation of the workers a first-aid box coloured white and prominently displaying a red cross, containing the following:
 - (a) A standard first-aid manual.
 - (b) Instruments:
 - (i) 1 pair of bandage scissors,
 - (ii) 1 card of assorted safety-pins.
 - (c) Drugs:
 - (i) 1 tube of burn ointment (not containing tannic acid),
 - (ii) 1 package of antiseptic swabs.
 - (d) Dressings:
 - (i) 12 adhesive individually dressings wrapped,
 - 1 roll of adhesive tape,

 - (iii) 6 triangular bandages,
 (iv) 6 sterile gauze pads, 3 inches square,
 (v) 4 rolls of 1 inch gauze bandage,

 - (vi) 4 rolls of 3 inch gauze bandage, (vii) 2 surgical pads suitable for pressure dressings, individually wrapped.
- 24. The employer of workmen engaged in transporting
 - (a) goods outside an urban or suburban area, or
 - (b) workmen,

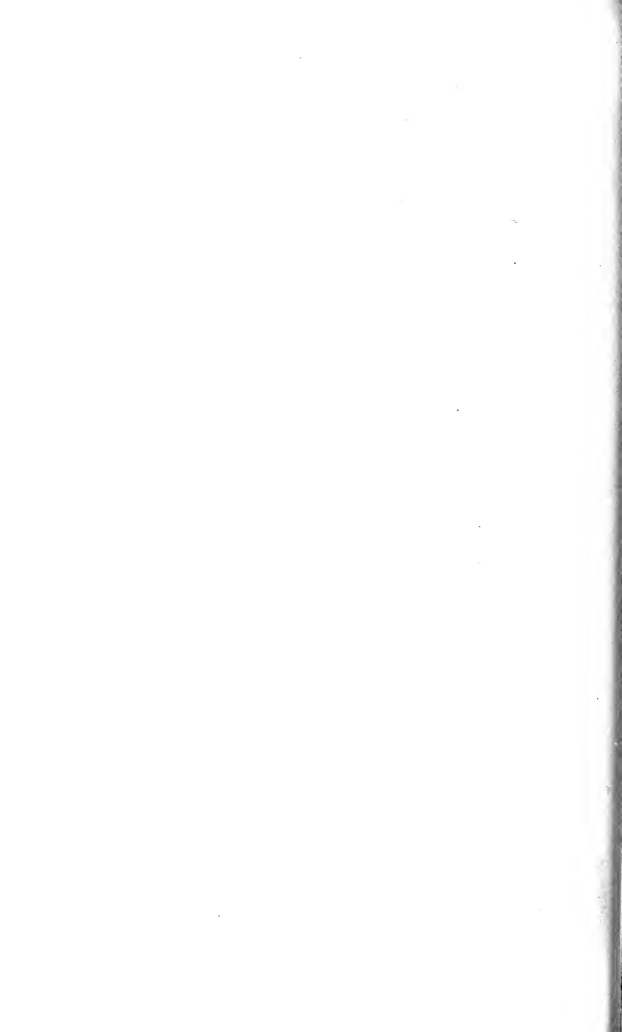
in a vehicle shall equip the vehicle with a first-aid box containing the following:

- (a) A standard first-aid manual.
- (b) Instruments:
 - (i) 1 pair of bandage scissors,
 - (ii) 1 card of assorted safety-pins.
- (c) Drugs:
 - (i) 1 tube of burn ointment (not containing tannic acid).
 - (ii) 1 package of antiseptic swabs.
- (d) Dressings:
 - (i) 12 adhesive dressings individually
 - wrapped,
 (ii) 1 roll of adhesive tape,
 - (iii) 6 triangular bandages,

 - (iv) 6 sterile gauze pads, 3 inches square,
 (v) 4 rolls of 1 inch gauze bandage,
 (vi) 4 rolls of 4 inch gauze bandage,
 (vii) 2 surgical pads suitable for pressure
 dressings, individually wrapped.
- 25. Every employer shall keep a record of injuries to workmen and the first-aid treatment applied.
 - E. E. SPARROW, Chairman.
 - H. W. FORSTER, Secretary.

Dated at Toronto this 25th day of February, 1957.

(5424)



Publications Under The Regulations Act

April 6th, 1957

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 70/57.

Controlled-access Highway-Burlington Skyway and Trafalgar Interchanges.

New. Made—21st March, 1957. Filed—26th March, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED-ACCESS HIGHWAYS

BURLINGTON SKYWAY

1. That portion of the King's Highway comprising the Burlington Skyway, and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 207 and 208, is designated as a controlled-access highway.

INTERCHANGES TRAFALGAR TOWNSHIP

2. Those portions of the King's Highway in the Town of Oakville and Township of Trafalgar, in the County of Halton, outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 209, are designated as controlled-access highways.

(5451)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 71/57.

Controlled-access Highway—Gananoque to Brockville.

Amending Regulations 134 of Consolidated Regulations of Ontario, 1950, and O. Reg. 226/55. Made—21st March, 1957.

Filed-26th March, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulations 134 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 352/52, are further amended by adding immediately after regulation 11 and under the heading "GANA-NOQUE TO BROCKVILLE" the following regulation:
 - 11a. That portion of the King's Highway described in schedule 31A and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 210 is designated as a controlled-access highway.
- 2. Schedule 42 of Ontario Regulations 226/55 is struck out.

SCHEDULE 31A

1. In the Township of Elizabethtown in the County of Leeds being part of lots 32 and 33, concession 1, and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of the Township of Elizabethtown, bounded by a line located as follows:

Commencing at a point in the easterly limit

of lot 32 concession 1 distant 3602.85 feet measured south-easterly along the easterly limit from the north-east angle of lot 32, thence south 30° 31′ 30″ east along the easterly limit 645.63 feet; thence south 3° 05′ east 3220.02 feet; thence southerly 435.76 feet on a curve right of 2059.86 feet radius, the chord equivalent being 434.84 feet measured south 2° 58′ 32″ west, to the north-westerly limit of the controlled-access highway as designated by Ontario Regulations 352/52; thence south 34° 55′ west along the north-westerly limit of the controlled-access highway as Hwy. 2 westerly limit of the controlled-access highway 564.19 feet to a monument; thence southwesterly 634.42 feet continuing along the north-westerly limit on a curve right of 5634.65 feet radius, the chord equivalent being 634.09 feet measured south 38° 08′ 32″ west, to the westerly limit of lot 33 concession 1; thence north 30° 29′ 30″ west along the westerly limit 83.06 feet; thence northeasterly 105.74 feet on a curve left of 5579.58 feet radius, the chord equivalent being 105.74 feet measured north 40° 38′ 04″ east, to a monument; thence north-easterly 1326.14 feet on a curve left of 1759.86 feet radius, the chord equivalent being 1294.98 feet measured north 18° 30′ 15″ east; thence north 3° 05′ west 3622.63 feet to a monument; thence portherly 170.40 feet on a consumerity thence northerly 170.40 feet on a curve right of 5879.58 feet radius, the chord equivalent being 170.40 feet measured north 2° 15′ 11″ west, to the point of commencement.

- 2. In the Township of Elizabethtown in the County of Leeds being
 - (a) part of lots 14 to 31, both inclusive, concession
 - (b) part of centre commons,
 - (c) part of the road allowance between
 - (i) lot 18 and centre commons,
 - (ii) lots 24 and 25, and
 - (iii) lots 30 and 31,
 - (d) part of lots 40 to 43, both inclusive, registered plan 17, and
 - (e) part of Centre Street,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of the Township of Elizabethtown, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot 31 concession 1 distant 3923.0 feet measured south-easterly along the westerly Lot 31 Con. 1 limit from the north-west angle of lot 31, the westerly limit being the westerly limit of the herein-described lands, thence north 3° 05′ west 113.75 feet; thence northerly 3669.45 feet on a curve right of 5729.58 feet radius,

the chord equivalent being 3607.05 feet

measured north 15° 15′ 50" east, to a point in the easterly limit of lot 30 concession 1 distant 1977.39 feet measured south 30° 33' east along the easterly limit from the north-east angle of lot 30; thence north-easterly 1455.56 feet on a curve right of 5729.58 feet radius, the chord equivalent being 1451.65 feet measured north 40° 53′ 20″ east; thence north 48° 10′ east 4189.04 feet to a point in the easterly limit of lot 26 concession 1 distant 2284.23 feet measured south 30° 19' east along the easterly limit from a monument marking the northeast angle of lot 26; thence north 48° 10' east 1712.80 feet; thence north-easterly 2900.00 feet on a curve left of 5729.58 feet radius, the chord equivalent being 2869.14 feet measured north 33° 40' east; thence north 19° 10' east 831.06 feet to a point in the westerly limit of lot 22 concession 1 distant 1562.28 feet measured south 30° 06′ east along the westerly limit from the north-west angle of lot 22; thence north 19° 10' east 2061.69 feet; thence north-easterly 1395.56 feet on a curve right of 3819.72 feet radius, the chord equivalent being 1387.81 feet measured north 29° 38' east; thence north 40° 06' east 596.75 feet; east; thence north 40° 00° east 590.75 feet; thence north-easterly 1090.0 feet on a curve right of 3819.72 feet radius, the chord equivalent being 1086.31 feet measured north 48° 16′ 30″ east; thence north 56° 27′ east 872.33 feet to a point in the easterly limit of lot 19 concession 1 distant 679.86 feet measured south 30° 28′ 30″ east along the easterly limit from a monument marking the north-east angle of lot 19; thence north 56° 27' east east angle of lot 19; thence north 50° 21' east 2831.25 feet to a point in the westerly limit of lot 16 concession 1 distant 1113.63 feet measured south 30° 26' east along the westerly limit from the north-west angle of lot 16; thence north 56° 27' east 1255.19 feet; thence north-easterly 1215.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1212.73 feet measured north 50° 22' 30" east thence north 44° 18' east 433 30 feet to 2 east; thence north 44° 18' east 433.30 feet to a W. Limit point in the westerly limit of the lands shown on registered plan 4, the westerly limit being the easterly limit of the herein-described lands, the point being

of R.P. 4

- (i) south 30° 41' east 782.37 feet, and
- (ii) south 30° 23′ 30″ east 468.35 feet,

from a monument marking the north-west angle of the lands shown on registered plan 4.

6.05 miles, more or less.

14

THE FARM PRODUCTS MARKETING ACT

O. Reg. 72/57. Manner of Taking Votes under Section 4 of the Act. Amending O. Reg. 120/54. Made—28th March, 1957. Filed-28th March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Ontario Regulations 120/54 are amended by adding thereto the following regulations:
 - 13a.(1) Where a vote is taken on a question of the approval of a proposed scheme, an amendment to an existing scheme, an amendment to

regulations under an existing scheme, or the approval of an existing scheme under sub-section 1e of section 4 of the Act, no producer named on the voters' list shall

- (a) vote more than once on that question;
- (b) vote at more than 1 polling booth; or
- (c) present himself as an eligible voter to a deputy returning officer after he has once voted.
- (2) No person shall impersonate a person entitled to vote or fraudulently place in a ballot box a paper other than the ballot paper issued to him for the purpose of registering his vote.
- 13b. No person shall at any polling booth
 - (a) cause any disturbance or loiter on the premises;
 - (b) intimidate any person entitled to vote;
 - (c) cause any person entitled to vote to fail to register his vote;
 - (d) remain on the premises after the deputy returning officer or a peace officer or a constable requests or orders him to leave the premises.
- 13c. No person shall by word, gesture or deed hinder, intimidate or obstruct any producer entitled to vote in the registering of his vote or prevent him from entering a polling booth.
- 2. Regulation 18 of Ontario Regulations 120/54 is revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

Dated at Toronto, this 28th day of March, 1957.

(Seal)

(5453)

14

THE PROVINCIAL PARKS ACT, 1954

O. Reg. 73/57. General Regulations. Amending Ö. Reg. 148/55. Made—28th March, 1957. Filed—29th March, 1957.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

- 1. Appendix A of Ontario Regulations 148/55 is amended by adding thereto the following items:
 - .03 Long Point Provincial Park
 - .003 Presqu'ile Provincial Park.
- 2. Appendix B of Ontario Regulations 148/55 is amended by adding thereto the following schedules:

Lot 19 Con. 1

(5452)

SCHEDULE 3A

LONG POINT PROVINCIAL PARK

In the Township of South Walsingham, in the County of Norfolk, and being composed of Block B as shown outlined in red on a plan of subdivision of part of the peninsula known as "Long Point", signed by Speight and Van Nostrand, Ontario Land Surveyors, dated February 14, 1923, and filed in the office of the Registrar of Regulations at Toronto as number 211.

SCHEDULE 3B

PRESQU'ILE PROVINCIAL PARK

In the Township of Brighton, in the County of Northumberland, and being composed of High Bluff Island and part of Presqu'ile Peninsula, together with the small islands, marshlands and land under water, as shown outlined in red on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 212.

- **3.** The areas of Long Point Provincial Park and Presqu'ile Provincial Park are decreased as delimited in Schedules 3A and 3B of Ontario Regulations 148/55.
- 4. These regulations come into force on the 1st day of April, 1957.

(5460) 14

THE LIOUOR CONTROL ACT

O. Reg. 74/57. Licence Fees. Amending O. Reg. 4/45 (C.R.O. 465). Made—28th February, 1957. Approved—28th March, 1957. Filed—29th March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR CONTROL ACT

- 1. Regulation 6 of Ontario Regulations 4/45 is revoked and the following substituted therefor:
 - 6.(1) A brewing company which produces beer in Ontario shall pay an annual licence fee of
 - (a) \$1500, and
 - (b) (i) when such production is less than two million gallons, 15 cents per gallon or
 - (ii) when such production exceeds two million gallons, 17 cents per gallon

as determined by the final dip of the fermentation tun and recorded in the Dominion Excise Department's Brewers' Daily Record (Form T 238),

less

- (c) an allowance of 5% to compensate for loss in production, and
- (d) that part of the licence fee under clause b which is referable to beer exported from the Province of Ontario.
- (2) A brewing company which sells beer in the Province of Ontario which has been produced outside of the Province shall pay an annual licence fee of

- (a) \$1500, and
- (b) 17 cents per gallon of beer sold in the Province of Ontario.
- (3) (a) A rebate of $7\frac{1}{2}$ cents per gallon shall be allowed to a brewing company upon each gallon of beer which is sold as draught beer within Ontario.
 - (b) Claims for the rebate shall be made by the brewing company on the tenth day of each month for the net sale of draught beer in the previous month.
- (4) A brewing company selling beer through the stores or distributing warehouses of the Brewers' Warehousing Company Limited, or a brewery retail store, shall pay an annual licence fee of \$100 for each such store or distributing warehouse.
- (5) A producer of Ontario wine shall pay an annual licence fee of
 - (a) \$500, and
 - (b) $10\frac{1}{2}\%$ of the gross selling price of all wine sold through a store of the producer of Ontario wine, and
 - (c) \$100 for each store operated by the producer of Ontario wine.
- 2. Sub-regulation 6 of regulation 23 of Ontario Regulations 4/45 is revoked and the following substituted therefor:
 - (6) The annual fee for a sacramental wine vendor's permit shall be
 - (a) \$25, and
 - (b) 10½% of the gross selling price of all sacramental wine sold.

(Seal)

PASSED by the Board this 28th day of February, 1957.

W. H. COLLINGS, Chief Commissioner.

(5461)

1.

THE MILK INDUSTRY ACT, 1954.

O. Reg. 75/57.
Designation of Markets.
New.
Made—12th March, 1957.
Approved—28th March, 1957.
Filed—29th March, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

DESIGNATION OF MARKETS

- 1. The following markets are designated markets to be included in a group of markets for bargaining by producers and distributors:
 - .1 Bloomfield.
 - .2 Cherry Valley,
 - .3 Consecon,

- .4 Picton, and
- .5 Wellington

in the County of Prince Edward.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY, Chairman.

K. M. Betzner, Member.

J. L. Burrows, Member.

Member.

Dated at Toronto, this 12th day of March, 1957.

(5462)

14

THE DIVISION COURTS ACT

O. Reg. 76/57. Division Court Boundaries. Amending O. Reg. 270/50 (C.R.O. 393). Made—28th March, 1957. Filed—29th March, 1957.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 (C.R.O. 393) is amended by striking out:

Leeds & Grenville	1	92
	1 2 3 4 5 6 7	92 93
	3	94
	4	95
	5	95 96 97
	6	97
	7	98
	9	99
	12	100
Simcoe	1	168
	2	169
	3	170
	4	171
	5	172
	1 2 3 4 5 6 8	173
		174
	10	175
	11	176

and substituting therefor:

Leeds and Grenville	1	92
	2	93
	3	94
	4	95
	2 3 4 5 6 7	96
	6	97
	7	98
	9	99
Simcoe	1	168
	2	169
	3	170
	1 2 3 4 6	171
		173
	8	174
	10	175
	11	176

2. Schedules 99 and 100 of Ontario Regulations 270/50 (C.R.O. 393) are struck out and the following substituted therefor:

SCHEDULE 99

- 1. The Village of Athens.
- 2. The townships of
 - (a) Front of Yonge,
 - (b) Front of Escott, and
 - (c) Rear of Yonge and Escott.
- 3. That part of the Township of Elizabethtown lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-easterly along the north-easterly boundary of the township to the production north-easterly of the northwesterly boundary of Concession 7; thence south-westerly along the production and the north-westerly boundary of Concession 7 and its production south-westerly to the southwesterly boundary of the township; thence north-westerly along the last mentioned boundary to the north-westerly boundary of the township; thence north-easterly along that boundary to the place of commencement.

3. Schedules 168, 172 and 173 of Ontario Regulations 270/50 (C.R.O. 393) are struck out and the following substituted therefor:

SCHEDULE 168

- 1. The Town of Barrie.
- 2. The Village of Elmvale.
- 3. The townships of
 - (a) Flos and
 - (b) Vespra.
- 4. That part of the Township of Sinnidale lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 8; thence easterly along the production and the northerly boundary of Concession 8 and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly along the township; thence westerly along the last-mentioned boundary to the place of commencement.

5. That part of the Township of Innisfil lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 6; thence easterly along the production and the northerly boundary of Concession 6 to the shore of Lake Simcoe; thence in a general northerly direction following the shore of Lake Simcoe to the easterly boundary of the Town of Barrie; thence southerly, westerly, southerly, south-westerly, northerly, westerly and northerly along the boundary between the town and the Township of Innisfil to the northerly boundary of the township; thence westerly along the lastmentioned boundary to the place of commencement.

6. The township of Oro, except that part of the township described in item 2 of Schedule 173.

SCHEDULE 173

- 1. The Town of Orillia.
- 2. That part of the Township of Oro lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the shore of Lake Simcoe; thence in a general south-westerly direction along the shore of Lake Simcoe to the westerly boundary of

Concession 9; thence northerly along that boundary and its production northerly to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

- 3. The Township of Orillia, except that part of the township described in item 3 of Schedule 175.
- 4. The Township of Medonte, except that part described in item 4 of Schedule 175.

(5463) 14



15

Publications Under The Regulations Act

April 13th, 1957

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 77/57. General Regulations. Amending O. Reg. 199/54. Made—20th March, 1957. Approved—28th March, 1957. Filed—1st April, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT, 1954

1. Regulation 23b of Ontario Regulations 199/54, as made by regulation 3 of Ontario Regulations 250/56, is revoked.

A. R. CROZIER, Chairman.

T. H. SIMPSON, Vice-chairman,

W. R. HOWARD, Commissioner.

Dated at Toronto this 20th day of March, 1957.

(5494)

15

THE PUBLIC HEALTH ACT

O. Reg. 78/57.
Port Arthur and District Health Unit.
New.
Made—28th March, 1957.
Filed—2nd April, 1957.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

1. The Port Arthur and District Health Unit may include the areas prescribed in Schedule 1.

SCHEDULE 1

The area in the Territorial District of Thunder Bay consisting of the geographic townships of

- 1. Gorham,
- 2. Lyon,
- 3. Sibley,
- 4. Stirling, and
- 5. Ware.

(5495)

THE PUBLIC HEALTH ACT

O. Reg. 79/57.
General Regulations.
Amending Regulations 336 of Consolidated Regulations of Ontario, 1950.
Approved—28th March, 1957.
Filed—2nd April, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Part 2 of Form 1 of Regulations 336 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

Part 2

CERTIFICATE OF A DULY QUALIFIED MEDICAL PRACTITIONER

I		
	(name in full of duly qualified medical practitioner)	•
certify that		
•	(name of patient)	

requires a supply of insulin of the type and strength mentioned hereunder:

Туре	Strength	Requirements per day in units	Number of vials for 30 days
Insulin Tonanto	40 units per cc.		
Insulin-Toronto	80 units per cc.		
D	40 units per cc.		=
Protamine Zinc Insulin	80 units per cc.		
	40 units per cc.		
Lenti Insulin	80 units per cc.		

1	nsulin-Toro	onto —					J.		
			80 uni per cc.						
,	Protamine 2	Zino	40 uni per cc.					=	
	Insulin		80 uni per cc						
	ant: Inauli		40 uni per cc						
-	Lenti Insulin		80 uni per cc						- 1
2. Form	2 of Regula	ations 336 of	f Consolid	lated Regi	(add	lress of du	ly qualifi	ed medica	cal practitioner al practitioner and the follow
				Form	2				
			Th	e Public H	Tealth Act				
			NOTICE	E TO MU	NICIPA	LITY			
_	F 31.	ons resident	in	iainalitus	.have be	en supplie	d with ins	sulin free	of charge dur
e period from		t	(mun	icipality)	at th	e cost as		sulin free	1
			(mun	icipality)		upplied		sulin free	of charge dur
ne period from		t	(mur	icipality)	Insulin S Number	upplied		nti	1
e period from		t	Inst	ulin-	Insulin S Number Prota	upplied of Vials	follows:	nti ılin	1
ne period from		t	Inst	ulin- onto	Insulin S Number Prota	upplied of Vials amine nc	Le Insi	nti ılin	1
ne period from	erson be contribu	Address	Inss Tor Ur 400	ulin- onto	Insulin S Number Prota zi Ur 400	upplied of Vials amine nc hits 800	Le Inst	nti Ilin its 800	Total Cost

	Insulin- Toronto	Protamine zinc	Lenti Insulin	
	Units 400 800	Units 400 800	Units 400 800	
				Total Cost

The amount to be contributed by the municipality is	being 25 per cent of the total cost.
Date	Director, Division of Epidemiology

(5496)

THE CEMETERIES ACT

O. Reg. 80/57.

Manner of Removing Bodies from the Anglican Cemetery in the Town of Forest.

New.

Made—3rd April, 1957. Filed—8th April, 1957.

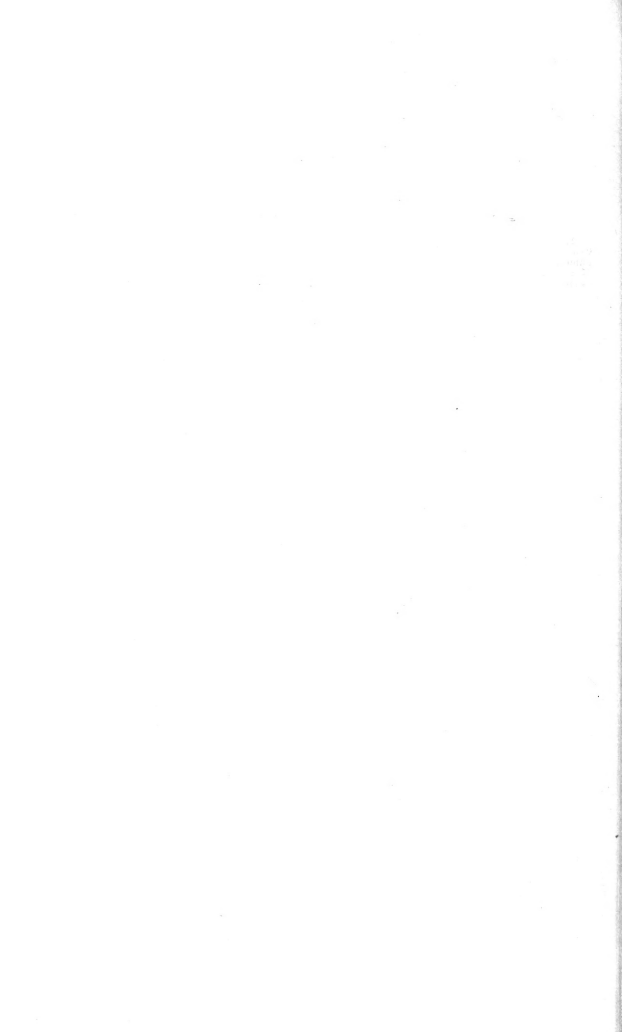
REGULATIONS MADE UNDER THE CEMETERIES ACT

1. It is directed that the bodies in the Anglican Cemetery in the Town of Forest in the County of Lambton, composed of a part of the south part of Lot 37 in the South Boundary of the Town of Forest, formerly the Township of Bosanquet, described as follows:

COMMENCING at a point in the west limit of the lot distant 6 chains and 2 links northerly from the south-westerly angle of the lot; thence northerly along the west limit 4 chains and 48 links; thence easterly parallel to the south limit of the lot 2 easterly parallel to the south limit of the lot 2 chains and 43 links; thence southerly parallel to the west limit of the lot 3 chains and 94 links; thence westerly 2 chains and 37 links to the place of beginning; together with a strip of land 1 chain wide adjoining the above-described land to the south extending for its full width,

be removed in the manner and according to the procedure provided by section 35 of the Act.

(5507)



Publications Under The Regulations Act

April 20th, 1957

CORRIGENDUM

In the headnote to Ontario Regulations 58/57 on page 59 (foot pagination) in The Ontario Gazette published on the 16th of March, 1957, "Made—7th February, 1957." should read "Made—7th March, 1957. Filed—8th March, 1957."

(5575)

16

THE PUBLIC LANDS ACT

O. Reg. 81/57.
Sale of Public Lands for Summer Resort
Locations.
Amending O. Reg. 85/53.
Made—11th April, 1957.
Filed—12th April, 1957.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

- 1. Clauses a and b of subregulation 1 of regulation 22 of Ontario Regulations 85/53 are revoked and the following substituted therefor:
 - (a) a regular area not smaller than one-half acre and not larger than 2 acres, and having a width not under 100 feet and not over 200 feet, or
 - (b) an irregular area not smaller than one-half acre and not larger than 2 acres, or.
- 2. Subregulation 1 of regulation 25 of Ontario Regulations 85/53, as remade by regulation 8 of Ontario Regulations 129/55, is revoked and the following substituted therefor:
 - Subject to subregulation 2, the price at which the public lands are to be sold for summer resort locations is fixed at
 - (a) for a regular area
 - (i) \$250, or
 - (ii) the sum of \$150 and \$1 for each foot of frontage

whichever is the greater, and

- (b) for an irregular area not larger than one acre, \$400, and
- (c) for an irregular area larger than one acre
 - (i) the sum of \$150 and \$250 for each acre, or
 - (ii) the sum of \$150 and 50 cents for each foot of frontage and \$85 for each acre

whichever is the lesser, and

- (d) an island
 - (i) containing not more than one acre, \$325, or
 - (ii) containing more than one acre, the sum of \$150 and \$175 for each acre.

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 82/57. Grade XIII Departmental Examinations Amending O. Reg. 26/55. Made—18th March, 1957. Approved—11th April, 1957. Filed—15th April, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. In these regulations "principal regulations" means Ontario Regulations 26/55.
- **2.** Clause d of regulation 38 of the principal regulations is revoked and the following substituted therefor:
 - (d) a 78 revolutions per minute record-player for each room in which the French authors examination is to be written, unless the school's public-address system is to be used for the oral testing.
- **3.** Clause *a* of subregulation 2 of regulation 70 of the principal regulations is revoked and the following substituted therefor:
 - (a) hold
 - (i) a teaching certificate valid in the elementary or secondary schools of Ontario, or
 - (ii) a teaching certificate valid in the schools of any other part of the Commonwealth of Nations, or
 - (aa) have completed successfully
 - (i) the requirements for admission to the Completing Year of the In-service Course at a Teachers' College other than the University of Ottawa Teachers' College, or
 - (ii) the requirements for admission to the 5-week Summer Session, Third Year, of the In-service Course at the University of Ottawa Teachers' College, or
 - (iii) the First Year of the Two-year Course at a Teachers' College other than the University of Ottawa Teachers' College.
- 4. Regulation 74 of the principal regulations is revoked and the following substituted therefor:
- 74. (1) Where a candidate fails to obtain at least 50 marks on any Grade XIII examination written in June he may have his paper re-read
 - (a) by lodging an appeal in writing with the Minister before the 15th of September in the year in which the examination was written, and
 - (b) by paying a fee of \$2.
 - (2) The appeal fee shall be refunded to a candidate whose appeal is successful.
 - (3) There shall be no appeal for a candidate who has made application for a university scholar-ship under regulation 52.

(5574)

87

(4) There shall be no appeal with respect to the results of an August examination.

W. J. DUNLOP, Minister of Education.

Toronto, March 18, 1957.

(5576)

16

THE SECURITY TRANSFER TAX ACT

O. Reg. 83/57.

Securities Entitled to Exemption from Tax at Time of Transfer. Amending O. Reg. 6/44 (C.R.O. 499). Made—11th April, 1957. Filed—15th April, 1957.

REGULATIONS MADE UNDER THE SECURITY TRANSFER TAX ACT

- 1. Regulation 24 of Ontario Regulations 6/44 is amended by adding the following subregulation:
 - (2) In subregulation 1 a "properly signed certificate" includes a certificate bearing the facsimile signature produced by a rubber stamp or other mechanical means of an officer of the broker, bank, trust company or bond dealer, as the case may be, who is authorized to sign the certificate by a signed authorization, bearing a copy of the facsimile signature so authorized, which is filed with the Comptroller of Revenue.

(5577)

16

(5578)

THE GASOLINE TAX ACT

O. Reg. 84/57. Exemptions. Amending O. Reg. 71/51. Made—11th April, 1957. Filed—15th April, 1957.

REGULATIONS MADE UNDER THE GASOLINE TAX ACT

- 1. Ontario Regulations 71/51 are amended by adding thereto the following regulation:
 - 8. The following products are excluded from the Act:
 - (a) distillate;
 - (b) the products commonly known as furnace oil, stove oil and bunker fuel;
 - (c) any product which is a solvent, naphtha or thinner that is obtained from a petroleum origin or from the destructive distillation of coal, wood or wood products, or is produced by fermentation or by synthetic chemical reaction; and
 - (d) any product that is a compound or blend comprised wholly of two or more of the products mentioned in clause c.

Publications Under The Regulations Act

April 27th, 1957

THE CORPORATIONS INFORMATION ACT, 1953

O. Reg. 85/57.

Corporations not required to file a prospectus under section 3 of the Act. Amending O. Reg. 197/54. Made—11th April, 1957. Filed—16th April, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS INFORMATION ACT. 1953

- 1. Regulation 5 of Ontario Regulations 197/54, as amended by regulation 1 of Ontario Regulations 156/55, is further amended by striking out the word "and" at the end of clause d, by adding the word "and" at the end of clause e and by adding thereto the following clause:
 - (f) municipalities within the meaning of The Department of Municipal Affairs Act.

(5597)

THE HOMES FOR THE AGED ACT, 1955

O. Reg. 86/57. Method, Manner and Time of Payment Special-home Care. Amending O. Reg. 168/55. Made—11th April, 1957. Filed-16th April, 1957.

REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT, 1955

- 1. Ontario Regulations 168/55 are amended by adding thereto the following regulation:
 - 26a. The amount payable by the Treasurer of Ontario for a person placed in special-home care shall be,
 - (a) where the cost is \$65 a month or less, an amount equal to 50 per cent of the cost less 50 per cent of any maintenance payments paid by such person or on his behalf other than by a municipality, and
 - (b) where the cost is more than \$65 a month, an amount equal to \$32.50 a month less 50 per cent of any maintenance payments paid by such person or on his behalf other than by a municipality.
- 2. Form 12 of Ontario Regulations 168/55, as remade by regulation 1 of Ontario Regulations 121/56, is struck out and the following substituted therefor:

FORM 12

The Homes for the Aged Act, 1955

Name of home for the aged.....

17

APPLICATION FOR PROVINCIAL SHARE OF THE COST OF MAINTENANCE OF PERSONS PLACED IN SPECIAL-HOME CARE

Municipality or board of the	ofof
1. Under subsection 2 of section	on 15 of the Act, and the regulations, the(municipality or board)
of the	ofof
requests payment of \$, being the provincial share of monthly maintenance payments for the three-
month period beginning	
2. The following is a statemen month period:	t of maintenance payments for persons in special-home care during that three

Name of Person	Monthly Resi		on in dence	Payme 3-Month	Payments for 3-Month Period	
Name of Person	Cost of Care	From	То	Other than by Munici- pality	By Munici- pality	Share for 3-month Period
	\$			\$	\$	\$
					2	
			Total:	\$	\$	\$

I CERTIFY this statement is true and correct

I APPROVE this statement

(Signature of provincial authority).

(5600)

(Signature of superintendent or other authorized officer).

17

THE CHARITABLE INSTITUTIONS ACT, 1956

O. Reg. 87/57. General Regulations. Amending O. Reg. 31/57. Made—11th April, 1957. Filed—16th April, 1957.

REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1956

- 1. Subregulation 5 of regulation 2 of Ontario Regulations 31/57 is amended by striking out "Schedules" in the fourth line and substituting therefor "subregulations".
- 2. Schedule 1 of Ontario Regulations 31/57 is amended by striking out item 2 as remade by regulation 2 of Ontario Regulations 63/57, and item 3 and substituting the following therefor:
 - 2. Anson House Board.
 - 3. Bronson Home Board.

(5601)

THE PUBLIC HOSPITALS ACT

O. Reg. 88/57. Classification of Hospitals. Amending O. Reg. 130/52. Made—11th April, 1957. Filed—17th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 185/56, and amended by Ontario Regulations 6/57, is further amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals" and "Group C Hospitals", as set forth in Schedules I, II and III hereto.

SCHEDULE I GROUP A HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
5	777	420	805	448

SCHEDULE II GROUP B HOSPITALS

COLUMN 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
4 28 52	117 226 142	58 107 71	159 226 279	74 113 139

SCHEDULE III GROUP C HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
13 15 19 20 41 57 72 85	51 36 65 22 32 86 13 40	36 14 24 11 9 43 6 20	51 40 86 53 44 76 16 43	45 20 42 27 10 34 7 21

- (2) Schedule 1 of Ontario Regulations 130/52 is further amended by
 - (a) adding
 - (i) the following item under the heading "Group B Hospitals":

18a..Newmarket The York County Hospital Corporation 113 56

(ii) the following item under the heading "Group C Hospitals":

82a..Wallaceburg Sydenham District Hospital

75 19

(iii) the following item under the heading "Group G Hospitals":

14a.. Midland

St. Andrews Hospital (Chronic Patients Unit)

47 36

- (b) striking out
 - (i) item 53 under the heading "Group C Hospitals"; and
 - (ii) "Newton Brook" opposite item 2 under the heading "Group E Hospitals", and substituting therefor "Willowdale".

(5602)

17

THE POWER COMMISSION ACT

O. Reg. 89/57. General Regulations. Amending O. Reg. 324/51. Made—5th April, 1957. Approved—17th April, 1957. Filed—18th April, 1957.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Subregulation 1 of regulation 6 of Ontario Regulations 324/51 is amended by adding "Subject to regulation 6a" at the commencement thereof.
- 2. Ontario Regulations 324/51 are amended by adding immediately after regulation 6 the following regulation:
 - 6a. Electrical equipment consisting of an assemblage or combination of component parts intended for use solely in conjunction with or as an integral part of any apparatus, appliance, device, instrument, fitting, fixture, machinery or thing supplied by fuel gas shall be deemed to be approved when
 - (a) an approvals report has been issued by The Canadian Gas Association with respect to the equipment;
 - (b) the approvals report has been adopted by the Commission;
 - (c) the equipment meets all standards of design and construction prescribed by the approvals report and the Canadian Standards Association specification relating thereto and complies with all the terms and conditions contained in the report and the specification; and

- (d) the seal of The Canadian Gas Association has been affixed permanently to the equipment verifying compliance with the Canadian Standards Association specification.
- 3. Regulation 10 of Ontario Regulations 324/51 is amended by adding immediately after the words "electrical equipment" in the first line the words "other than the electrical equipment referred to in regulation 6a".

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

W. R. STRIKE, Vice-Chairman

H. J. SISSONS, Acting Secretary

Dated at Toronto the 5 day of April, A.D. 1957.

(Seal)

(5606)

17

THE MOTOR VEHICLE FUEL TAX ACT, 1956

O. Reg. 90/57. Exemption from the Act. New. Made—17th April, 1957. Filed—18th April, 1957.

REGULATIONS MADE UNDER THE MOTOR VEHICLE FUEL TAX ACT, 1956

- 1. The following products are excluded from the Act except when any of them is blended, compounded, mixed or combined with any other product that is not excluded from the Act:
 - (a) gasoline,
 - (b) aviation fuel,
 - (c) jet fuel,
 - (d) turbo jet fuel,
 - (e) bunker fuel,
 - (f) liquefied petroleum gas,
 - (g) any product which is a solvent, naphtha or thinner that is obtained from a petroleum origin or from the destructive distillation of coal, wood, or wood products, or is produced by fermentation or by synthetic chemical reaction,
 - (h) any product that is a compound or blend comprised wholly of two or more of the products mentioned in clause g, and
 - (i) any other product that is of a petroleum origin except when its use or its intended use by the consumer is to supply motive power to drive a motor vehicle on a highway or in connection with the construction or maintenance of a highway.

(5607)

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 91/57. Hours of Operation of Terminal. Amending O. Reg. 176/55 and Revoking O. Reg. 17/57. Made—18th April, 1957. Filed—18th April, 1957.

RULES MADE BY THE BOARD UNDER THE ONTARIO FOOD TERMINAL ACT

1. Rule 16 of Ontario Regulations 176/55 as made by regulation 1 of Ontario Regulations 17/57 is revoked and the following substituted therefor:

HOURS OF OPERATION OF TERMINAL

16. Except for

- (a) Sundays,
- (b) New Year's Day, Good Friday, Victoria Day, Dominion Day, The first Monday in August, Labour Day, Thanksgiving Day and Christmas Day, and
- (c) Saturdays in the months of November, December, January, February, March and April and the first and second Saturdays in the month of May, other than a Saturday that falls immediately after a Friday, or before a Monday, on which any day mentioned in clause b falls,

the Terminal shall be open for selling fruit and produce

- (d) commencing on the Monday next following the last Sunday in April to and including the Saturday immediately before the last Monday in October, each year from 5.45 a.m. to 2.00 p.m., and
- (e) commencing on the last Monday in October to and including the Saturday immediately after the Monday next following the last Sunday in April, each year, from 6.45 a.m. to 3.00 p.m.,

standard time or daylight saving time, as the case may be, in effect in the local municipality, during each day of the week.

2. Ontario Regulations 17/57 are revoked.

ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN,

Chairman

GEO. H. REYNOLDS, Secretary

Dated at Toronto, this 18th day of April, 1957.

(Seal)

(5608)

17

THE POLICE ACT

O. Reg. 92/57.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations of Ontario, 1950.
Made—17th April, 1957.
Filed—18th April, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

- 1. In these regulations "principal regulations" means Regulations 320 of Consolidated Regulations of Ontario, 1950.
- 2. Schedule 1 of the principal regulations is amended by adding the following item:

5a Beaverton the whole

3. Item 13a of part 1 of schedule 2 of the principal regulations, as made by regulation 1 of Ontario Regulations 120/55, is struck out and the following substituted therefor:

13a GLOUCESTER that part lying north of the road allowance between concessions VI and VII from the Ottawa River and the road allowance between lots 15 and 16 in concessions IV, V and VI from the Rideau River; and lying east of the road allowance between concessions III and IV from the Rideau River and the City of Ottawa.

4. Part 1 of schedule 2 of the principal regulations is amended by adding the following item:

25a NEPEAN

that part lying north of the road allowance between lots 20 and 21 in concessions A, I, II, III, IV, V and VI.

5. Regulation 4 comes into force on the 1st of May, 1957.

(5609)

Publications Under The Regulations Act

May 4th, 1957

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 93/57. Scholarships for Study Outside Ontario. Amending O. Reg. 175/54. Made—16th April, 1957. Approved—25th April, 1957. Filed—29th April, 1957.

REGULATIONS MADE BY THE MINISTER UNDER
THE DEPARTMENT OF EDUCATION ACT, 1954

1. Subregulation 1 of regulation 2 of Ontario Regulations 175/54, as made by Ontario Regulations

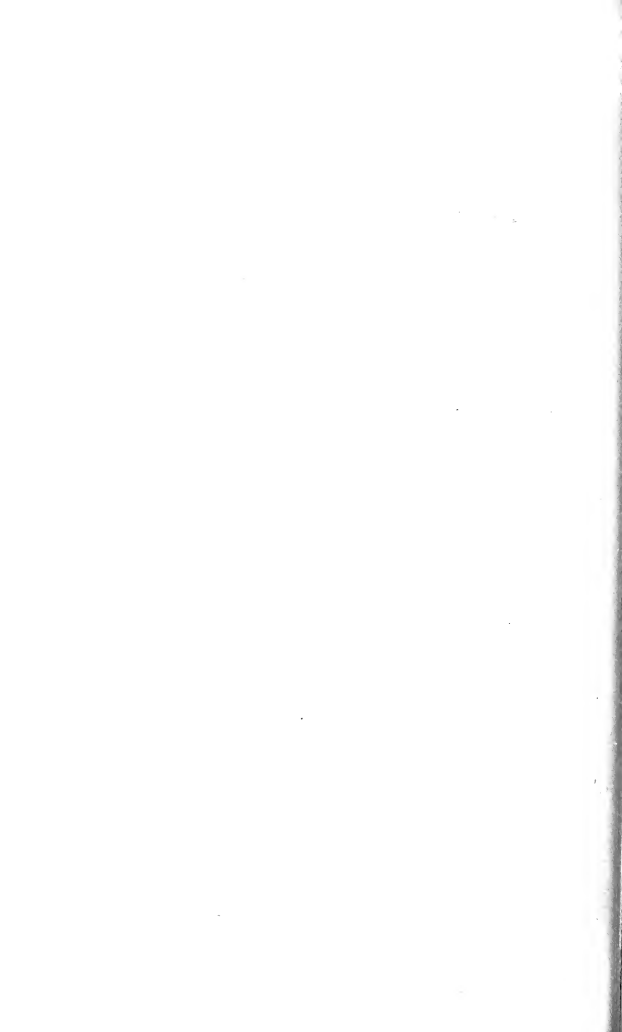
198/56, is revoked and the following substituted therefor:

(1) There shall be 4 scholarships, each of \$2,000 payable in 2 instalments of \$1,000, awarded annually by the Minister under section 7 of the Act for the purpose of enabling residents of Ontario to pursue courses of study outside Ontario.

W. J. DUNLOP, Minister of Education.

Toronto 2, April 16, 1957.

(5641)



Publications Under The Regulations Act

May 11th, 1957

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 94/57.

Approved Guarantee Companies. New and Revoking Regulations 130 of Consolidated Regulations of Ontario, 1950 and O. Regs. 20/53, 62/53, 1/54, 101/54, 77/55, 145/55, 223/55, 57/56 and 51/57.

Made—25th April, 1957. Filed—29th April, 1957.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES

- 1. The incorporated companies listed in schedule 1 are approved as guarantee companies.
- 2. Regulations 130 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 20/53, 62/53, 1/54, 101/54, 77/55, 145/55, 223/55, 57/56 and 51/57 are revoked.

Schedule 1

The Acadia Insurance Company

Aetna Insurance Company

- Alliance Assurance Company, Limited American Surety Company of New York Anglo-Scottish Insurance Company Limited
- British America Assurance Company
 The British Empire Assurance Company
 The British Empire Assurance Company 6.

Caledonian Insurance Company

- 10. The Canada Accident and Fire Assurance Company
- Canada Security Assurance Company The Canadian Fire Insurance Company Canadian General Insurance Company
- The Canadian Indemnity Company
 The Canadian Mercantile Insurance Company 14. 15.

16.

- The Canadian Surety Company
 The Casualty Company of Canada
 The Century Insurance Company, Limited
 The Commerce General Insurance Company 18.
- 19. Consolidated Fire and Casualty Insurance Company
- The Dominion of Canada General Insurance Company

The Dominion Insurance Corporation

- The Economical Mutual Insurance Company
 The Employers' Liability Assurance Corporation, Limited
- Federal Fire Insurance Company of Canada

26. Federal Insurance Company

Federation Insurance Company of Canada 28. The Fidelity and Casualty Company of New York

Fidelity Insurance Company of Canada Fireman's Fund Insurance Company 29. 30.

The General Accident Assurance Company of Canada

- Glens Falls Insurance Company
 The Globe Indemnity Company of Canada 33.
- Gore District Mutual Fire Insurance Company
 The Guarantee Company of North America
 Great American Indemnity Company
 The Guardian Insurance Company of Canada 35. 36.
- 37. Guildhall Insurance Company Limited The Halifax Insurance Company 38.
- 39 40. Hartford Accident and Indemnity Company
- The Imperial Guarantee and Accident Insurance Company of Canada
- Imperial Insurance Office
- 43. Indemnity Insurance Company of North America

44. The Law Union and Rock Insurance Company, Limited

Legal and General Assurance Society Limited

- 46. The Liverpool and London and Globe Insurance Company, Limited
- London Guarantee and Accident Company, Limited
- The London and Lancashire Guarantee and
- Accident Company of Canada The London and Provincial Marine and General Insurance Company, Limited
 Lumbermens Mutual Casualty Company

- Maryland Casualty Company
 The Metropolitan Casualty Insurance Company
 of New York 52. 53.
- North British and Mercantile Insurance Company, Limited

- Northern Assurance Company, Limited Norwich Union Fire Insurance Society, Limited The Ocean Accident and Guarantee Corporation, Limited
- Pearl Assurance Company, Limited Phoenix Assurance Company, Limited 58.

60.

Pilot Insurance Company
The Prudential Assurance Company, Limited Railway Passengers' Assurance Company Reliance Insurance Company of Canada 61.

63. The Royal Exchange Assurance Royal Insurance Company, Limited 64.

Scottish Canadian Assurance Corporation Scottish Metropolitan Assurance Company, Limited

Sun Insurance Office, Limited 67. Toronto General Insurance Company 68.

The Travelers Indemnity Company Union Insurance Society of Canton, Limited The Union Marine and General Insurance Com-70.

- pany, Limited United States Fidelity and Guaranty Company 72
- The Waterloo Mutual Fire Insurance Company 73. The Wawanesa Mutual Insurance Company

Wellington Fire Insurance Company The Western Assurance Company

The World Marine and General Insurance Company, Limited

The Yorkshire Insurance Company, Limited

79. Zurich Insurance Company

(5655)19

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 95/57. Capital Grants. Amending Regulations 354 of Consolidated Regulations of Ontario, 1950.

Made—25th April, 1957.

Filed—29th April, 1957.

REGULATIONS MADE UPON THE ' RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

1. Regulations 354 of Consolidated Regulations of Ontario, 1950, as amended by Ontario Regulations 260/51, are further amended by adding the following regulations:

41a. In this regulation and in regulations 41b and 41c,

- (a) "detention ward" means that part of a sanatorium established and maintained for the accommodation of recalcitrant patients;
- (b) "recalcitrant patient" means a patient in a sanatorium who
 - (i) has been ordered to be detained in a sanatorium under section 46 of the Act, or
 - (ii) has been ordered to be segregated from other patients under section 47 of the Act, or
 - (iii) is detained under section 46b or section 46c of the Act.
- 41b. Where a sanatorium establishes a detention ward, the Minister shall pay a detention ward capital grant to the sanatorium in an amount equivalent to the actual cost of alterations to establish the detention ward, or \$1500 for each bed, whichever amount is the lesser.
- 41c.(1) The application for the grant shall be in form 3 and shall be accompanied by a sketch-plan prepared by an architect showing the alterations required.
- (2) The Director may make any changes in the plan referred to in subregulation 1 which he considers necessary.
- (3) The grant shall be paid when the alterations have been completed and approved by the Director.

FORM 3

The Sanatoria for Consumptives Act

APPLICATION FOR A DETENTION WARD CAPITAL GRANT

To the Minister of Health, Parliament Buildings, Toronto, Ontario.

The.....applies for a (name of sanatorium)

detention ward capital grant under the Act and regulations, and in support gives the following information:

- Details of alterations required for the establishment of the detention ward:
- 2. Estimated cost of alterations:
- 3. Estimated cost of furnishings and equipment:
- 4. Name and address of architect:
- 5. Sketch plan prepared by.....is attached.

Date.....19..

Chairman or Secretary of the Board

(5656) 19

THE MINING ACT

O. Reg. 96/57.
Exploratory Licences and Leases for Oil and Gas in the Lower Great Lakes.
Amending O. Reg. 10/57.
Made—25th April, 1957.
Filed—30th April, 1957.

REGULATIONS MADE UNDER THE MINING ACT

1. Subregulation 1 of regulation 1 of Ontario Regulations 10/57 is amended by striking out "except that part lying in the Counties of Welland, Haldimand and Norfolk" in the fifth and sixth lines.

(5657)

19

THE HIGHWAY TRAFFIC ACT

O. Reg. 97/57. Load Limits on the King's Highway. New. Made—25th April, 1957. Filed—30th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

The provisions of subsections 4, 5 and 6 of section 36 of the Act shall extend and apply to those portions of the King's Highway described in schedule 1 from the first day of May, 1957, to the thirty-first day of May, 1957, inclusive.

SCHEDULE 1

All that portion of the King's Highway lying north of the Severn River and east of highway 69 from Washago to the junction of the said highway 69 with highway 12 and north and east of highway 12 from Atherly to Sunderland Corners and north of highway 7 from Sunderland Corners to Perth and north and west of highways 15 and 29 from Perth to Arnprior, excepting thereout:

- (a) highway 28 from Peterborough to Lakefield;
- (b) highway 17 from Arnprior to Sault Ste. Marie;
- (c) highway 11
 - (i) from Severn to the south end of the North Bay By-Pass;
 - (ii) the North Bay By-Pass, and
 - (iii) from the northern end of the North Bay By-Pass to Matheson;
- (d) highway 66 from highway 11 at Kenogami to Kirkland Lake;
- (e) highway 69 from French River to Sudbury;
- (f) highway 101 from Matheson to Timmins;
- (g) highway 112 from its junction with highway 11 to its junction with highway 66.

(5678)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 98/57. Controlled-access Highway—Callander By-pass. New. Made—25th April, 1957. Filed—30th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED-ACCESS HIGHWAYS

CALLANDER BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of North Himsworth in the District of Parry Sound being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-2910-24 registered in the Registry and Land Titles offices at Parry Sound as numbers 143 and 38316, respectively.

(5679)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 99/57.
Controlled-access Highway—Pembroke Diversion.
Amending O. Reg. 64/55.
Made—25th April, 1957.
Filed—30th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Ontario Regulations 64/55, as amended by Ontario Regulations 119/55, 162/55, 182/55, 195/55, 221/55, 32/56, 107/56, 142/56, 172/56, 199/56, 241/56, and 22/57 are further amended by adding immediately after regulation 13 the following regulation:

PEMBROKE DIVERSION

14. That portion of the King's Highway described in schedule 21 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 213 is designated as a controlledaccess highway.

SCHEDULE 21

In the Township of Alice in the County of Renfrew being

- (a) part of lots 36, 37, and 38, concession "A"
- (b) part of lots 38, 39, and 40, concession "B", and
- (c) part of the road allowance between the townships of Alice and Petawawa,

and being a strip of land 150 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 75 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 36 concession "A" in longitude 77° 09′ 30″ west, the centre line may be located as follows:

Commencing at a point in a line drawn on a bearing of north 20° 59′ 30″ east and south 20° 59′ 30″ west, the line being the easterly limit of the herein-described lands, the point being

- (i) south 68° 47′ 30" west 1688.87 feet,
- (ii) south 66° 33' 30" east 174.51 feet, and
- (iii) south 67° 47' east 244.98 feet,

Lot 36 Con. A

from the north-east angle of lot 36 concession , thence north-westerly 245.0 feet on a curve right of 5729.58 feet radius, the chord equivalent being 244.98 feet measured north 67° 47' west; thence north 66° 33' 30" west 174.51 feet to a point in the northerly limit of lot 36 distant 1688.87 feet measured south of lot 36 distant 1088.87 feet measured south 68° 47′ 30″ west along the northerly limit from the north-east angle of lot 36; thence north 66° 33′ 30″ west 2513.41 feet to a point the content of lot 38 concession "B" in the easterly limit of lot 38 concession "B" distant 893.97 feet measured south 31° 09' east along the easterly limit from the north-east angle of lot 38; thence north 66° 33' 30" west 1056.63 feet; thence north-westerly 775.0 feet on a curve right of 5729.58 feet radius, the chord equivalent being 774.42 feet measured north 62° 41' west; thence north 58° 48′ 30" west 2771.02 feet to a point in the northerly limit of lot 40 concession "B" 313.25 feet measured north 69° 00′ 30″ east along the northerly limit from the north-west angle of lot 40; thence north 58° 48′ 30″ west 41.77 feet to the centre line of the road allowance between the townships of Alice and Petawawa, the centre line being the northerly limit of the herein-described lands. 1.77 miles, more or less.

(5680)

Lot 40 Con. B

19

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 100/57.

Controlled-access Highways—Breslau Diversion.

New.

Made—25th April, 1957. Filed—30th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED-ACCESS HIGHWAYS

BRESLAU DIVERSION

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Waterloo in the County of Waterloo being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-1791-61 deposited in the registry office for the registry division of the County of Waterloo as number 390.

(5681)

19

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 101/57. Controlled-access Highways—Lindsay By-pass. New. Made—25th April, 1957. Filed—30th April, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

Controlled-Access Highways

LINDSAY BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Ops in the County of Victoria being that portion of the King's Highway as laid out and shown coloured red on a preliminary route plan numbered P-3116-12 deposited in the registry office for the registry division of the County of Victoria as number 400.

(5682)

THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

O. Reg. 102/57.
Township of Scarborough Archaeological Site.
Amending O. Reg. 158/56.
Made—30th April, 1957.
Filed—1st May, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

1. Schedule 1 of Ontario Regulations 158/56 is struck out and the following substituted therefor:

SCHEDULE 1

TOWNSHIP OF SCARBOROUGH ARCHAEOLOGICAL SITE

Part of lot 20 in the first concession of the Township of Scarborough in the County of York, more particularly described as follows:

PREMISING that the westerly limit of the said Lot 20 has a bearing of north 16 degrees 17 minutes 40 seconds west, and relating all bearings herein thereto, then

COMMENCING at a point in a line drawn parallel to the westerly limit of the said Lot and distant easterly 10 feet measured perpendicularly therefrom, the said point of commencement being distant northerly in the said parallel line 551 feet from its intersection with a line drawn parallel to the southerly limit of the said Lot and distant northerly 27 feet measured perpendicularly therefrom; thence northerly along the first mentioned parallel line a distance of 213 feet $6\frac{1}{2}$ inches to the beginning of a curve; thence northerly, northeasterly and easterly along the arc of the said curve to the right, having a radius of 15 feet and a chord

bearing of north 28 degrees 42 minutes 20 seconds east, a chord distance of 35 feet 4½ inches to the end of the said curve; thence north 73 degrees, 42 minutes 20 seconds east a distance of 241 feet 11½ inches to the beginning of a curve; thence easterly and southeasterly along the arc of the said curve to the right, having a radius of 180 feet and a chord bearing of south 88 degrees 10 minutes 30 seconds east, a chord distance of 112 feet to the end of the said curve; thence south 70 degrees 30 minutes 20 seconds east a distance of 43 feet 5½ inches to the beginning of a curve; thence southeasterly and southerly along the arc of the said curve to the right, having a radius of 60 feet and a chord bearing of court 43 degrees 58 minutes 40 enough curve to the right, having a radius of ou feet and a chord bearing of south 43 degrees 58 minutes 40 seconds east, a chord distance of 52 feet 9 inches to the end of the said curve; thence south 17 degrees 54 minutes east a distance of 76 feet 634 inches to the beginning of a curve; thence southerly and southeasterly along the arc of the said curve to the left, having a radius of 156 feet and a chord bearing of south 42 degrees 54 minutes 30 seconds east, a chord distance of 131 54 minutes 30 seconds east, a chord distance of 131 feet 103/4 inches to a point of reverse curve; thence southeasterly, southerly and southwesterly along the arc of a curve to the right, having a radius of 20 feet, and a chord bearing of south 7 degrees 8 minutes 35 seconds east, a chord distance of 34 feet 10½ inches to the end of the said curve; thence south 53 degrees 37 minutes 50 seconds west a distance of 92 feet 113/4 inches to the beginning of a curve; thence southwesterly and westerly along the arc of the said curve to the right, having a radius of 100 feet and a chord bearing of south 63 degrees 42 minutes 25 seconds west, a chord distance of 35 feet to the end of the said curve; thence south 73 degrees 47 minutes west a distance of 203 feet 8¾ inches more or less to a line drawn parallel to the westerly limit of the said Lot 20 and distant easterly 173 feet 4½ inches measured perpendicularly therefrom; thence northerly and parallel to the westerly limit of the said Lot a distance of 160 feet more or less to a line drawn on a bearing of north 73 degrees 47 minutes east from the point of commencement; thence westerly along the last mentioned line a distance of 163 feet 4½ inches more or less to the Point of COMMENCEMENT.

> BRYAN L. CATHCART, Minister of Travel and Publicity.

> > 19

Toronto, Ontario, April 30th, 1957.

(5683)

THE FIRE MARSHALS ACT

O. Reg. 103/57.
Rate of Tax on Fire Insurance Premiums.
New.
Made—2nd May, 1957.
Filed—3rd May, 1957.

REGULATIONS MADE UNDER THE FIRE MARSHALS ACT

1. The amount to be paid to the Treasurer of Ontario under subsection 1 of section 11 of the Act shall be two-thirds of 1 per cent, payable on or before the 15th day of March in the year 1958 and in each succeeding year, and calculated upon the premium income for the preceding year as set out therein.

(5691) 19

THE ASSESSMENT ACT

O. Reg. 104/57.
Designation of Mining Municipalities.
Amending O. Reg. 197/52.
Made—3rd May, 1957.
Filed—3rd May, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

- 1. (1) Clause b of regulation 3 of Ontario Regulations 197/52 as remade by Ontario Regulations 205/55 is amended by striking out "and" in sub-clause vii and by adding the following sub-clauses:
 - (ix) Hagersville, and
 - (x) Ojibway.
- (2) Clause c of regulation 3 of Ontario Regulations 197/52 as remade by Ontario Regulations 205/55 is amended by striking out "and" in sub-clause xxi and by adding the following sub-clauses:
 - (xxiii) Belmont and Methuen,
 - (xxiv) Faraday,
 - (xxv) Marmora and Lake,
 - (xxvi) Oneida,
 - (xxvii) Ross, and
 - (xxviii) Seneca.

W. K. WARRENDER, Minister of Municipal Affairs.

May 3rd, 1957.

(5692)

19

THE BRUCELLOSIS ACT, 1956

O. Reg. 105/57.
Designation of Supervised Areas.
Amending O. Reg. 168/56 and Revoking
O. Regs. 195/56 and 236/56.
Made—2nd May, 1957.
Filed—3rd May, 1957.

REGULATIONS MADE UNDER THE BRUCELLOSIS ACT, 1956

- 1. Regulations 1 and 2 of Ontario Regulations 168/56 as amended by Ontario Regulations 195/56 and 236/56 are revoked and the following substituted therefor:
 - Every municipality and unorganized township within Ontario is designated as a supervised area.
- 2. Regulation 8 of Ontario Regulations 168/56 is revoked.
- **3.** Ontario Regulations 195/56 and 236/56 are revoked.

(5693)

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 106/57.
Packing of Eggs.
Amending O. Reg. 157/54.
Made—2nd May, 1957.
Filed—3rd May, 1957.

REGULATIONS MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

- 1. Section 3 of schedule 1 of Ontario Regulations 157/54 is revoked and the following substituted therefor:
 - Paperboard boxes shall be made of corrugated paper capable of withstanding a resistance bursting-test of 175 pounds a square inch.
 - 3a. Paperboard cases shall be made of corrugated paper capable of withstanding a resistance bursting-test of 200 pounds a square inch.

(5694)

19

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 107/57.

Tomatoes for Canning and Tomatoes for Strained Tomato Products. Amending Regulations 87 of Consolidated Regulations of Ontario, 1950. Made—29th April, 1957. Approved—2nd May, 1957. Filed—3rd May, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. Sub-clause ii of clause a of subregulation 1 of regulation 122 of Regulations 87 of Consolidated Regulations of Ontario 1950 as made by subregulation 1 of regulation 1 of Ontario Regulations 166/55 is revoked and the following substituted therefor:
 - (ii) free from black moulds which affect the flesh of the tomato, worms which have penetrated the wall of the tomato, decay and anthracnose, and
- 2. Sub-clause ii of clause a of subregulation 1 of regulation 123 of Regulations 87 of Consolidated Regulations of Ontario 1950 as made by subregulation 1 of regulation 1 of Ontario Regulations 166/55 is revoked and the following substituted therefor:
 - (ii) free from black moulds which affect the flesh of the tomato, worms which have penetrated the wall of the tomato, anthracnose, stems, and frost injury, and
- 3. Regulation 124 of Regulations 87 of Consolidated Regulations of Ontario 1950 as made by regulation 24 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - 124. (1) Tomatoes bought by a processor from a grower for the purpose of
 - (a) canning, and

(b) manufacturing into strained tomato products

shall be bought on a grade basis.

- (2) All grading of tomatoes bought under subregulation 1 shall be by inspectors or graders appointed under the Act.
- (3) No processor shall buy tomatoes from a

grower for purposes mentioned in subregulation 1 unless the tomatoes are graded.

W. A. GOODFELLOW, Minister of Agriculture.

19

Dated at Toronto, this 29th day of April, 1957.

(5695)

Publications Under The Regulations Act

May 18th, 1957

THE CEMETERIES ACT

O. Reg. 108/57.
Removal of Bodies—St. John's Cemetery, Windsor, Ontario.
New.
Made—2nd May, 1957.
Filed—10th May, 1957.

REGULATIONS MADE UNDER THE CEMETERIES ACT

St. John's Cemetery in the City of Windsor in the County of Essex

1. It is directed that the bodies in a portion of St. John's Cemetery in the City of Windsor in the County of Essex, composed of a part of Lot 9 on the East Side of Sandwich Street, according to Registered Plan 40, described as follows:

Commencing at a point in the southern limit of Brock Street distant 157 feet measured on a course of South 68 degrees and 5 minutes East, magnetically, along the said southern limit from its intersection with the eastern limit of Sandwich Street; thence North 68 degrees and 5 minutes West, magnetically, along the southern limit of Brock Street 60 feet to a point; thence South 22 degrees and 0 minutes West, magnetically, 45 feet to a point; thence North 68 degrees and 5 minutes West, magnetically, 45 feet to a point; thence South 22 degrees and 0 minutes West, magnetically, 31 feet to a point; thence South 68 degrees and 5 minutes East, magnetically, 105 feet to a point; thence North 22 degrees and 0 minutes East, magnetically, 80 feet to the place of commencement, and containing by admeasurement 0.142 acre, more or less,

be removed in the manner and according to the procedure provided by section 35 of the Act.

(5716)

20

THE PROVINCIAL PARKS ACT, 1954

O. Reg. 109/57. General Regulations. Amending O. Reg. 148/55. Made—9th May, 1957. Filed—13th May, 1957.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

- 1. (1) Regulation 1 of Ontario Regulations 148/55 is amended by adding thereto the following clause:
 - (bb) "motor vehicle" means motor vehicle as defined in The Highway Traffic Act;
 - (2) Clause f of the said regulation is revoked.
- **2.** Regulations 13 and 14 of Ontario Regulations 148/55 are revoked and the following substituted therefor:

ADMISSION FEES

13. (1) The driver of a motor vehicle entering a provincial park shall pay a fee of \$1.00 for admission of the vehicle.

- (2) Subregulation 1 shall not apply to a vehicle in respect of which the fee has been paid previously in the same year, as evidenced by a permit in form 2.
- 14. (1) The operator of a boat entering Quetico Provincial Park by water shall pay a fee of \$1.00 for admission of the boat.
- (2) Subregulation 1 shall not apply to a boat in respect of which the fee has been paid previously in the same year, as evidenced by a permit in form 2 affixed to the boat at the time it is issued.

FORM 2

ONTARIO PROVINCIAL PARKS

19

PERMIT (number)

(description)

DEPARTMENT OF LANDS AND FORESTS

3. Subregulation 1 of regulation 16 of Ontario Regulations 148/55 is amended by striking out "vehicle" in the third line and substituting "motor vehicle" therefor.

(5717)

20

THE FOREST FIRES PREVENTION ACT

O. Reg. 110/57. General Regulations. Amending O. Reg. 96/53 and revoking O. Reg. 168/54. Made—9th May, 1957. Filed—13th May, 1957.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

1. Schedules 12 and 18 of appendix A of Ontario Regulations 96/53, as remade by regulation 1 of Ontario Regulations 168/54, are struck out and the following substituted therefor:

SCHEDULE 12

PEMBROKE FIRE DISTRICT

In the Territorial District of Nipissing, in the counties of Hastings and Renfrew, and in the Provisional County of Haliburton, and described as follows:

Commencing at a point in the boundary between Ontario and Quebec where it is intersected by the easterly production of the southerly boundary of the Township of Petawawa in the County of Renfrew; thence westerly along that production and that boundary to the north-easterly angle of the Township of Alice and Fraser; thence southerly along the easterly boundary of that township to the south-easterly angle thereof; thence westerly along the southerly boundary of that township to the north-easterly angle of the Township of North Algona; thence southerly along the easterly

boundary of that township and along the production thereof to the northerly boundary of the Township of South Algona; thence westerly along the northerly boundary of the last-mentioned township to the easterly boundary of the Township township to the easterly boundary of the Township of Hagarty and Richards; thence southerly along the easterly boundaries of that township and the Township of Brudenell and Lyndoch to the intersection with the centre line of the highway known as the Opeongo Road in that part of the Township of Brudenell and Lyndoch which was formerly the Township of Brudenell; thence in a general westerly direction along that centre line to the westerly direction along that centre line to the intersection with the centre line of the highway known as the Hastings and Opeongo Junction Road; thence in a general south-westerly and westerly direction along the last-mentioned centre line to the centre line of the main channel of the Madawaska River in the Township of Radcliff; thence in a general northerly and north-westerly direction along that centre line to the high-water mark on the southerly shore of Kamaniskeg Lake; thence westerly and northerly along that high-water mark and along the southerly bank of the waters connecting that lake with Bark Lake to the high-water mark on the shore of the lastmentioned lake; thence south-westerly and north-easterly along that high-water mark to the southerly boundary of the Township of Sherwood, Jones and Burns; thence westerly along the southerly boundaries of that township and the geographic townships of Lyell and Sabine in the Territorial District of Nipissing to the south-westerly angle of the lastmentioned geographic township; thence northerly along the westerly boundary of that geographic township to the south-easterly angle of that part of the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale in the Provisional County of Haliburton, which was formerly the Township of Nightingale; thence westerly along the southerly boundaries of that part and the adjoining part of the Township of Sherborney, and the Adjoining part of the Township of Sherborney, and the Township of Sherborney. McClintock, Livingstone, Lawrence and Nightingale, which was formerly the Township of Lawrence, to the south-westerly angle of the last-mentioned part; thence northerly along the westerly boundary of that part to the southerly boundary of the geographic Township of Peck in the Territorial District of Nipissing; thence westerly along the southerly boundaries of the geographic townships of Peck and Finlance to the control line of ships of Peck and Finlayson to the centre line of the allowance for road between lots 20 and 21 in the last-mentioned geographic township; thence northerly along that centre line to the northerly boundary of that geographic township; thence westerly along the northerly boundary of that geographic township to that geographic township to the centre line of the allowance for road between lots 15 and 16 in the geographic Township of McCraney; thence northerly along that centre line and the centre line of erly along that centre line and the centre line of the allowance for road between lots 15 and 16 in the geographic townships of Butt and Paxton to the northerly boundary of the last-mentioned geographic township; thence easterly along that boundary to the centre line of the allowance for road between lots 20 and 21 in the geographic Township of Ballantyne; thence northerly along that centre line to the northerly boundary of that geographic township; thence easterly along the northerly boundaries of that geographic township and the geographic Township of Wilkes to the westerly boundary of the geographic Township of Pentland; thence northerly along the westerly boundary of these mortherly along the westerly boundary of that geographic township to the northboundary of that geographic township to the north-westerly angle thereof; thence easterly along the northerly boundary of that geographic township to the westerly boundary of the geographic Town-ship of Boyd; thence northerly along the last-mentioned boundary to the north-westerly angle of that geographic township; thence easterly along the northerly boundary of that geographic town-ship to the westerly boundary of the geographic Township of Cameron; thence northerly along that boundary and the production of its northerly part to the intersection with the boundary between Ontario and Quebec; thence south-easterly along that boundary to the point of commencement.

SCHEDULE 18

TWEED FIRE DISTRICT

In the counties of Frontenac, Hastings, Lanark, Lennox and Addington, and Renfrew, and described as follows:

Commencing at the most easterly angle of the Township of Darling in the County of Lanark; thence north-westerly along the north-easterly boundaries of that township, the Township of Bagot and Blithfield, and the Township of Admaston, in the County of Renfrew, to the most northerly angle of the last-mentioned township; thence south-westerly along the north-westerly boundary of that township to the easterly boundary of the Township of Grattan; thence northerly along that boundary to the intersection with the centre line of the allowance for road between concessions XII and XIII in the last-mentioned township; thence westerly along that centre line to the easterly boundary of the Township of Sebastopol; thence northerly along that boundary to the north-easterly angle of that township; thence westerly along the northerly boundary of that township to the easterly boundary of the Township of Brudenell and Lyndoch; thence southerly along that boundary to the intersection with the centre line of the highway known as the Opeongo Road in that part of the Township of Brudenell and Lyndoch which was formerly the Township of Brudenell; thence in a general westerly direction along that centre line to the intersection with the centre line of the highway known as the Hastings and Opeongo Junction Road; thence in a general south-westerly and westerly direction along the centre line of the last-mentioned road to the centre line of the main channel of Madawaska River in the Township of Radcliffe; thence in a general northerly and north-westerly direction along the centre line of that main channel to the line of the high-water mark on the southerly shore of Kamanis-keg Lake; thence westerly and northerly along that high-water mark and along the southerly bank of the waters connecting that lake with Bark Lake to the high-water mark on the shore of the lastmentioned lake; thence south-westerly and northeasterly along the last-mentioned high-water mark to the northerly boundary of the County of Hastings; thence westerly along that boundary to the north-westerly angle of that county; thence south-erly along the westerly boundary of that county to the south-westerly angle of that part of the Township of Marmora and Lake, which was formerly the Township of Marmora; thence easterly along the southerly boundary of that part of that township to the south-easterly angle thereof; thence southerly along the westerly boundary of the Township of Huntingdon to the south-westerly angle of that township; thence easterly along the southerly boundaries of that township and the Township of Hungerford, and along the southerly boundary of the Township of Sheffield in the County of Lennox and Addington, and along the southerly boundaries of the townships of Hinchinbrooke and Bedford in the County of Frontenac, to the south-easterly angle of the last-mentioned township; thence northerly along the easterly boundaries of the townships of Bedford, Oso and that part of the Township of Palmerston and North and South Canonto, which was formerly the Township of Palmerston, to the south-westerly angle of the Township of Lavant in the County of Lanark; thence north-easterly along the south-easterly boundaries of the townships of Lavant and Darling to the point of commencement.

2. Ontario Regulations 168/54 are revoked.

20

(5718)

21

Publications Under The Regulations Act

May 25th, 1957 THE ADMINISTRATION OF JUSTICE 10. For every single search.....\$.25 EXPENSES ACT 11. For every general search..... .50 O. Reg. 111/57. Amending Schedule A of the Act. 12. Swearing each party to an affidavit, where no charge is elsewhere provided New. Made—9th May, 1957. Filed—13th May, 1957. for it, to be paid out of the county funds, or by the party for whom the affidavit is sworn according to the nature of the case..... .25 REGULATIONS MADE UNDER THE ADMINISTRATION OF JUSTICE EXPENSES ACT 13. Administering oaths to any public officer when authorized to do so (to be paid by officer)..... 1.00 1.(1) Schedule A to the Act is amended by striking out "(Payable by county in the first instance)" at the 14. For every report or return required by statute where no remuneration has been head of the column of figures. provided by this table or by statute ... 1.00 (2) Schedule A to the Act is further amended by striking out items 5, 9, 13, 18, 19 and 21 under the heading "SHERIFFS". 15. Making every copy of extract of a record or paper or document of any kind, required to be made by law, or by the order of the court, and when no charge is fixed by law, per folio...... (3) Item 6 under the heading "SHERIFFS" in .10 schedule A to the Act is amended by striking out "7.00" in the column of figures and substituting "10.00" therefor. 16. Every letter written upon matters connected with the business of the court and in connection with the ad-(4) Item 14 under the heading "SHERIFFS" in ministration of justice..... .25 schedule A to the Act is amended by striking out "7.00" in the column of figures and substituting "10.00" therefor. 17. All necessary outlays for postage and publishing to be added in all cases.... 18. For filing each exhibit, list, return or other paper where no fee is specially (5) Schedule A to the Act is further amended by striking out all under the heading "CLERKS OF THE PEACE" and substituting the following therefor: provided for, except account claims against the county, and papers connected with matters to be charged CLERKS OF THE PEACE against private individuals (to be paid out of the county funds or by the party for whom service is rendered according 1. Drawing precepts to summon grand and petit juries, attending judge to sign same, transmitting to the sheriff and making up records of the court (when completed)..... to the nature of the case)..... .10 The above tariff of fees and costs shall be applicable in all proceedings where costs are chargeable or ordered to be \$15.00 paid by private parties. 2. Issuing subpoena...... .75 19. Receiving and filing accounts and demands preferred against the county, 3. Every copy of subpoena when necesnumbering them and submitting for audit, attending board of audit and 4. For every recognizance to keep the peace, for good behaviour, to appear or for calling parties on their recognizance or discharging same....... certifying accounts—exclusive of Metropolitan Toronto, per quarter..... 20.00 .50 Metropolitan Toronto, per quarter.... 50.00 5. For all services in relation to estreats under Part XXII of the *Criminal Code* (a) When the offices of the clerk of the peace and Crown attorney are held by or The Estreats Act..... 4.00 the same person and there is a similar or the same fee provided for the same service to each officer, only one fee is to be charged and allowed. 6. Making out and delivering to the sheriff a calendar of the sentences of each court..... 1.50 (6) Schedule A to the Act is further amended by striking out the heading "CLERKS OF MAGIS-TRATES" COURTS AND OTHER COURTS" and 7. Preparing and issuing bench warrant or commitment in any case where no fee is especially assigned therefor by any statute or by this tariff....... the item thereunder and substituting the following 1.00 therefor: LOCAL REGISTRARS S.C.O. 8. Receiving and filing each indictment, presentment of the grand jury, oath of 1. Attending sittings of the Supreme qualification of a Justice of the Peace, Court, jury or non-jury, per diem..... \$7.00 voters' lists for an entire municipality under The Voters' List Act, each50 2. These regulations come into force on the 1st of

1.00

Making out a certified copy or abstract of sentence sent with the prisoner to the

penitentiary or reformatory.....

June, 1957.

(5737)

THE JUDICATURE ACT

O. Reg. 112/57.

Amendments to the Rules of Practice and Procedure of the Supreme Court of Ontario.

Amending O. Reg. 261/44 (C.R.O. 464). Made—May 1st, 1957. Approved—9th May, 1957. Filed—13th May, 1957.

AMENDMENTS TO THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO MADE BY THE RULES COM-MITTEE ON THE 12TH DAY OF APRIL, 1957, UNDER THE JUDICATURE ACT

- 1. Rule 239 of Ontario Regulations 261/44 is amended, effective July 1st, 1957, by inserting the word "alternate" after the word "each" in line 2 thereof.
- 2. Rule 722 of Ontario Regulations 261/44 is repealed.

(5738) 21

THE ASSESSMENT ACT

O. Reg. 113/57.
Designation of Mining Municipalities.
Amending O. Reg. 197/52.
Made—14th May, 1957.
Filed—14th May, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

- 1.(1) Sub-clause ix of clause b of regulation 3 of Ontario Regulations 197/52, as made by Ontario Regulations 104/57, is revoked.
- (2) Clause bb of regulation 3 of Ontario Regulations 197/52 as made by Ontario Regulations 26/57 is amended by striking out "and" in sub-clause ii, by adding "and" at the end of sub-clause iii and by adding the following sub-clause:
 - (iv) Hagersville.

W. K. WARRENDER, Minister of Municipal Affairs.

May 14th, 1957. (5742)

21

THE MINING ACT

O. Reg. 114/57. Miners' Licences and Forms. Amending O. Reg. 111/51. Made—9th May, 1957. Filed—15th May, 1957.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Subregulation 1 of regulation 10 of Ontario Regulations 111/51 is revoked and the following substituted therefor:
 - (1) A report under subsection 3 of section 80 of the Act shall

- (a) where the work done is a geophysical survey, geological survey or land survey, be in form 12;
- (b) where the work done is work other than a geophysical survey, geological survey or land survey, be in form 12a.

FORM 12

The Mining Act

REPORT OF WORK

To the Recorder of Mining Division
I,(Name of Recorded Holder)
(Post Office Address)
the recorded holder of mining claim Nohereby
report the performance ofdays (geophysical)
(geological) work not before reported, to be applied to
this claim.
I am the recorded holder under Mining Licence
No
The work is as follows:
Geophysical Survey
Type of instrument used
Names and addresses of men employed and the dates on which each worked are:
Total No. of Days
Geological Survey
Names and addresses of men employed and the dates on which each worked are:
Total No. of Days
The reports and maps in duplicate are being forwarded
to Department of Mines, Toronto Are enclosed
herewith [
Land Survey
Name and address of surveyor who completed the survey:
Total No. of Days

(Signature of Recorded Holder or Agent)

Dated.....

Form 12a

The Mining Act

REPORT OF WORK
To the Recorder atMining Division
I,(Name of Recorded Holder)
(Post Office Address)
the recorded holder of mining claim No
hereby report the performance ofdays' work
not before reported, to be applied to this claim.
This mining claim is one of a group of contiguous claims
numbered
of which I am the recorded holder under Mining
Licence Noand the work was performed on
mining $\operatorname{claim}(s)$ and is to be applied in
respect of mining claim(s)
The work is as follows:
Stripping or opening up mines, sinking shafts or other actual mining operations
The names and addresses of the men who performed the work and the dates upon which each man worked in its performances are: (If more space is required, attach list).
Total No. of Days
Diamond or other Core Drilling
Footage Drilled
Diameter of Core Names and addresses
of owner and operator of drill
•••••
Dates upon which drilling was done
(Signed Core log and sketch in duplicate by Core Examiner accompanies this report.)
Total No. of days
Work by Compressed Air or other Power Driven Rock Drill or Mechanical Equipment
Type of Equipment

Names and addresses of men engaged in operating equipment:
Dates upon which each man worked,
Total No. of Days $x = 2$
Power Stripping
Type of equipment used
Names and addresses of owner and operators
Amount expended \$(As shown by receipt submitted)
Dates on which work was done
Total No. of Days
Date
(Signature of Recorded Holder or Agent)
2. Form 2 of Ontario Regulations 111/51, as remade by regulation 2 of Ontario Regulations 87/55, is struck out and the following substituted therefor:
Date
FORM 2
The Mining Act
APPLICATION FOR RENEWAL OF MINER'S
LICENCE (Individual)
(Individual)
(Individual)
(Individual)
(Individual) (print family or last name)
(Individual) (print family or last name) (print given names in full)
(Individual) (print family or last name) (print given names in full) (street and number or post-office box number)

3. Form 4 of Ontario Regulations 111/51 as remade by regulation 6 of Ontario Regulations 87/55, is struck out and the following substituted therefor:

FORM 4

The Mining Act

APPLICATION TO RECORD THE STAKING OUT OF A MINING CLAIM

To the Recorder of
1. l, (Christian Name) (Surname) PLEASE PRINT
(Address of Applicant in full)
holder of Miner's Licence NoIssued the
day of19, which Miner's Licence or renewal thereof for the current year is exhibited herewith or attached hereto, hereby make application to record the staking out of a mining claim, containingacres, or thereabouts, composed of the lands shown on the sketch or plan annexed hereto, or shown hereunder, and more particularly described as follows:
(description of locality of claim)
(sketch or plan of claim may be shown in this space) (Show Railroads, Roads, adjoining claims, Hydro- lands and Water when applicable)
2. I staked out the claimday of19
at the hour of a.m. o'clock. p.m.
Dated atday of
19
(Signature of Applicant)
Service for non-resident may be made upon
whose residence and post office address is

- 4. Subregulation 2 of regulation 4 of Ontario Regulations 111/51, as amended by regulation 6 of Ontario Regulations 87/55, is revoked.
- 5. Form 9 of Ontario Regulations 111/51 is struck out and the following substituted therefor:

FORM 9

The Mining Act

TRANSFER OF AN UNPATENTED MINING CLAIM

I,the recorded
holder of interest in Mining (specify interest held)
Claim Numberas transferor in considera
tion ofdollars or other valuable consid
eration paid to me transfer(specify interest transferred
interest in Mining Claim Number
(township or area)
to
(address)
the holder of Miner's Licence Number
as transferee.
Dated at day of
19
(Signature of transferor)
License No
Witness
When transferee is not a resident of Ontario,
Name
Residence in Ontarioand
Post-Office address
of person upon whom service may be made.
(5745) 2

Publications Under The Regulations Act

June 1st, 1957

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 115/57.
General Regulations.
New and Revoking Regulations 362
of Consolidated Regulations of
Ontario, 1950, and O. Regs.
251/51, 253/52, 113/54, 147/54
and 54/56.
Made—23rd May, 1957.
Filed—24th May, 1957.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

INTERPRETATION

- 1. In these regulations
 - (a) "allowance" means an allowance for a person eligible for relief;
 - (b) "head of a family" means the person who has charge of a household and who has at least one dependant therein;
 - (c) "hostel" means a place of board and lodging established and operated for needy persons by a municipality or by a person under an agreement with a municipality but does not include a charitable institution under The Charitable Institutions Act, 1956, or a home for the aged under The Homes for the Aged Act, 1955;
 - (d) "Minister" means Minister of Public Welfare;
 - (e) "municipality" means city, town, village, organized township, or improvement district;
 - (f) "municipal relief administrator" means a person appointed by a municipality to administer relief;
 - (g) "provincial relief administrator" means a district welfare administrator of the Department of Public Welfare;
- (h) "provincial relief supervisor" means a district welfare administrator or district welfare supervisor, of the Department of Public Welfare;
- (i) "relief" means an allowance granted under these regulations;
- (j) "room" means room other than a bathroom, hall or closet;
- (k) "shelter allowance" means an allowance for
 - (i) lodging, including lodging in a hostel,
 - (ii) rent, water, and electricity or a substitute therefor, or
 - (iii) where a person resides in his own home, municipal taxes and local-improvement rates and principal and interest payments made under a mortgage or an agreement to purchase;
- (l) "single person" means
 - (i) a person of at least 16 years of age who is not the head of a family, or the spouse thereof;

- (ii) a person under 16 years of age who is not living with either of his parents; or
- (iii) the spouse of a recipient under The Blind Perons' Allowances Act, 1951, The Disabled Persons' Allowances Act, 1955, The Old Age Assistance Act, 1951, or the Old Age Security Act (Canada), where there is no dependent child of either of them.

APPLICATION FOR RELIEF

2. An application for relief shall be made to the proper relief administrator in form 1.

RETURNS BY MUNICIPAL RELIEF ADMINISTRATORS

- **3.**(1) Where in any month a municipal relief administrator or provincial relief administrator grants relief, he shall
 - (a) complete a statement of account for that month in form 2, and
 - (b) complete a statement of allowances for each person or family to whom he has granted relief during that month and retain the statement in his files.
 - (2) The Minister may
 - (a) require the relief administrator or an employee of the municipality that the administrator represents to furnish him with such information as to the contents of form 2 as he deems necessary, and
 - (b) direct an inspection and audit of municipal books, accounts and vouchers relating to the statement of account.
- 4. At the request of the provincial relief supervisor a municipal relief administrator shall furnish him with a certificate or other evidence that any person granted relief was unemployable at the time of the grant.

PERSONS ELIGIBLE FOR RELIEF

- 5. Where a single person or the head of a family
 - (a) is in needy circumstances,
 - (b) is unemployable because of mental or physical incapacity, as certified in form 3 by a duly qualified medical practitioner, and
 - (c) makes application in form 1,

he shall be eligible for relief.

- 6. Where a widow, an unmarried mother, a wife living apart from her husband, or the wife of a husband who is unemployable because of mental or physical incapacity as certified in form 3 by a duly qualified medical practitioner
 - (a) is in needy circumstances,
 - (b) is unemployed because her time is occupied in caring for one or more dependants, and
 - (c) makes application for relief in form 1,

she shall be eligible for relief.

7. Where a person

- (a) is in needy circumstances,
- (b) is unemployed because his time is occupied in caring for one or more dependants, and
- (c) makes application for relief in form 1,

he shall be eligible for relief

- (d) as a single person if he does not carry on the functions of the head of a family, or
- (e) as the head of a family if he carries on the functions thereof.

8. Where a person

- (a) is unemployed and in needy circumstances,
- (b) is not the head of a family, or the spouse thereof,
- (c) attends school,
- (d) makes application for relief in form 1, and
- (e) submits with his application a written recommendation from his school principal that it is desirable for him to continue his education,

he shall be eligible for relief

- (f) as a single person where he does not live with a parent or person in loco parentis, or
- (g) as a dependant where he lives with a parent or person in *loco parentis*.

- 9. Where a male of at least 65 years of age or a female of at least 60 years of age
 - (a) is unemployed and in needy circumstances,
 - (b) makes application for relief in form 1,

he or she shall be eligible for relief.

RELIEF FOR HEADS OF FAMILIES

10. Where the head of a family qualifies for relief, the allowances therefor shall be for him and his dependants.

ALLOWANCES FOR CLOTHING

- 11.(1) Where a municipal relief administrator grants a clothing allowance or supplies clothes to persons eligible for relief Ontario shall pay 60 per cent of the allowance or 60 cents a month, whichever is the lesser, for each of those persons.
- (2) Under subregulation 1, payment shall be calculated on the monthly average of the clothing allowances, or on the cost of clothes supplied for those persons throughout the year by the municipality.

ALLOWANCES FOR FOOD

12.(1) Where a municipal relief administrator grants food allowances to persons eligible for relief, Ontario shall pay 60 per cent of the cost thereof that does not exceed the weekly amounts in columns 2, 3, 4 and 5 for the foods in the headings thereof in respect of the persons in column 1 of the following table:

WEEKLY ALLOWANCES FOR FOOD

Ітем	Column 1	Column 2	Column 3	Column 4	Column 5
		Food other than milk	Fresh milk, quarts	Evaporated milk, 16 oz. cans	Skim milk powder, lbs.
1. 2. 3. 4. 5. 6. 7. 8. 9.	Adult (Single, unattached) Adult (Family of two) Adult (Family of three or more) Dependant (at least 16 years) Girl (13 to end of 15 years) Boy (13 to end of 15 years) Child (10-12 years) Child (4-9 years) Child (1-3 years) Infant (under 1 year)	3.14 2.58 1.79	31/2 31/2 31/2 31/2 5 5 5 5 6 6	5 5 5 7 7 7 7 7 8 8	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

(2) Where

- (a) a duly qualified medical practitioner
 - (i) certifies that a person eligible for relief is pregnant, and
 - (ii) recommends that the milk allowance under subregulation 1 be increased, and
- (b) the weekly allowance of milk is increased during the last 5 months of pregnancy to not more than 7 quarts of fresh milk, 9 16 oz. cans of unsweetened evaporated milk, or 2 lbs. of dry skim milk

Ontario shall pay 60 per cent of the increased allowance.

- (3) Where
 - (a) a duly qualified medical practitioner
 - (i) certifies that a person eligible for relief is a nursing mother, and

- (ii) recommends an increase in the allowances under subregulation 1, and
- (b) the weekly allowances are increased during the period of lactation as follows:
 - (i) for food other than milk, by not more than 1½ times the standard allowance for food, and
 - (ii) for milk, to not more than 7 quarts of fresh milk, 9 16-oz. cans of unsweetened evaporated milk, or 2 lbs. of dry skim milk

Ontario shall pay 60 per cent of the increased allowance.

- (4) Where
 - (a) a duly qualified medical practitioner certifies that a person eligible for relief requires a gastric diet, low-residue diet, or diabetic low-fat or high-fat diet, and

(b) the municipal relief administrator increases an allowance under subregulation 1

Ontario shall pay 60 per cent of the increased allowance that does not exceed the increased proportions in the following table:

	Gastric diet	Low- residue diet		Diabetic high-fat diet
1. Food other than milk 2. Milk	1 2	1 1½	1 1½	1½ 3

(5) Where

- (a) a duly qualified medical practitioner
 - (i) certifies that a person eligible for relief requires a gastric diet, and
 - (ii) recommends that the person take Vitamin C tablets, and
- (b) the municipal relief administrator grants the person
 - (i) an allowance under subregulation 1, and
 - (ii) an additional allowance for the purchase of those tablets,

Ontario shall pay 60 per cent of the additional allowance that does not exceed 14 cents a week.

(6) Where

- (a) a duly qualified medical practitioner
 - certifies that a person eligible for relief requires any type of special diet other than those listed in this regulation, and
 - (ii) signs a statement setting out in detail the special diet required, and
- (b) the person submits the statement to the municipal relief administrator and is granted for any period not exceeding one month an allowance in addition to the allowance under subregulation 1,

Ontario shall pay 60 per cent of the additional allowance.

ALLOWANCES FOR VITAMIN D

13.(1) Where a municipal relief administrator furnishes the dependant of a person entitled to relief Vitamin D, or grants him an allowance therefor, Ontario shall pay 60 per cent of the cost thereof that does not exceed the cost of 400 units of Vitamin D a day.

(2) Where

- (a) a duly qualified medical practitioner certifies that a pregnant person or a nursing mother eligible for relief requires Vitamin D, and
- (b) the municipal relief administrator furnishes her with Vitamin D, or an allowance therefor, during the pregnancy or period of lactation,

Ontario shall pay 60 per cent of the cost thereof that does not exceed the cost of 400 units of Vitamin D a day.

ALLOWANCES FOR VEGETABLE SEEDS

14. Where

- (a) a person eligible for relief has possession of a plot of ground, and
- (b) the municipal relief administrator grants him an allowance to purchase vegetable seeds,

Ontario shall pay 60 per cent of the cost thereof.

ALLOWANCES FOR HOUSEHOLD SUNDRIES

- 15. Where a municipal relief administrator grants the head of a family or a single person a monthly allowance for soap, scouring-powder, matches and toilet-paper, or other common household sundries, Ontario shall pay
 - (a) for a single person, 60 per cent of the allowance or 60 cents a month, whichever is the lesser,
 - (b) for the head of a family with 1 or 2 dependants, 60 per cent of the allowance or 60 cents a month, whichever is the lesser,
 - (c) for the head of a family with 3, 4, 5 or 6 dependants, 60 per cent of the allowance or \$1.20 a month, whichever is the lesser,
 - (d) for the head of a family with at least 7 dependants, 60 per cent of the allowance or \$1.80 a month, whichever is the lesser.

ALLOWANCES FOR SHELTER

- 16.(1) Where a municipal relief administrator grants a shelter allowance to a single person who rents and resides in unfurnished or unheated premises, or both, Ontario shall pay
 - (a) 60 per cent of the monthly rent therefor, or \$9 a month, whichever is the lesser,
 - (b) 60 per cent of the monthly cost of water, and
 - (c) 60 per cent of the monthly cost of electricity or a substitute therefor, or 60 cents a month, whichever is the lesser.
- (2) Where a municipal relief administrator grants a shelter allowance to a single person who rents and resides in furnished, heated premises, Ontario shall pay 60 per cent of the monthly cost thereof, or \$11.10 a month, whichever is the lesser.
- 17. Where a municipal relief administrator grants the head of a family a shelter allowance, Ontario shall pay
 - (a) if the head of a family rents and resides in rented premises
 - (i) 60 per cent of the monthly rent therefor, or \$10.20 a month for the first rented room and \$1.80 a month for each additional room, whichever is the lesser.
 - (ii) 60 per cent of the monthly cost of water, and
 - (iii) 60 per cent of the monthly cost of electricity or a substitute therefor, or 60 cents a month, whichever is the lesser, and
 - (b) if the head of a family owns the premises in which he resides
 - (i) an amount equal to 60 per cent of the monthly cost of taxes, local improvement rates and principal and interest

payments made under a mortgage or agreement to purchase, or \$30 a month, whichever is the lesser,

- (ii) 60 per cent of the monthly cost of water, and
- (iii) 60 per cent of the monthly cost of electricity or a substitute therefor, or 60 cents a month, whichever is the lesser.
- 18. Where a municipal relief administrator increases the shelter allowance to a single person or the head of a family because of special circumstances, and
 - (a) the increased allowance does not exceed 120 per cent of the shelter allowance computed under regulation 16 or 17, or
 - (b) the increased allowance is granted by the administrator to a person who resides in a hostel.

Ontario shall pay 60 per cent of the cost of the increased allowance.

19. The maximum amount payable by Ontario to a municipality for a shelter allowance shall be \$30 a month.

ALLOWANCES FOR FUEL

- 20.(1) Ontario shall pay 60 per cent of fuel allowances granted by a municipal relief administrator for the period commencing with the 1st of October and ending with the 15th of May next following, not exceeding
 - (a) for detached houses of the number of rooms in column 1, the number of pounds of coke per month for heating only in column 2 or for heating and cooking in column 3, of the following table:

Column 1	Column 2	Column 3
Number of rooms	Number of pounds of coke per month for heating	Number of pounds of coke per month for heating and cooking
6	2000	2400
5	1700	2100
4	1400	1800
3	1100	1500
2	800	1200

(b) for attached and semi-attached houses, duplex houses, apartments, flats and rooms of the number of rooms in column 1, the number of pounds of coke per month for heating only in column 2 or for heating and cooking in column 3, of the following table:

Column 1	Column 2	Column 3
Number of rooms	of coke per month	Number of pounds of coke per month for heating and cooking
6	1700	2100
5	1400	1800
4	1100	1500
3	800	1200
2	600	1000
1	500	800

(2) Where

- (a) fuel other than coke is used for heating, and
- (b) the municipal relief administrator grants an allowance therefor equivalent to the cost of supplying the amount of coke for heating computed under subregulation 1,

Ontario shall pay 60 per cent of the cost thereof.

- (3) Where
 - (a) (i) the head of a family or a dependant thereof or a single person is ill, as certified by a duly qualified medical practitioner, or
 - (ii) a house contains more than 6 rooms, or is of faulty construction as determined by the municipal relief administrator, and
 - (b) the administrator grants a heating allowance additional to the heating allowance under clause a or b of subregulation 1, or subregulation 2,

Ontario shall pay 60 per cent of the cost of the additional allowance.

- 21. Where a municipal relief administrator grants a single person or the head of a family a fuel allowance for cooking with coke, coal or wood, for the period commencing with the 16th of May and ending with the 30th of September next following, Ontario shall pay 60 per cent of the cost thereof that does not exceed:
 - (a) \$4 a month for a single person;
 - (b) \$4 a month for the head of a family and 1 or 2 dependants;
 - (c) \$4.50 a month for the head of a family and 3, 4, 5 or 6 dependants;
 - (d) \$5 for the head of a family and more than 6 dependants.
- 22. Where a municipal relief administrator grants a single person or the head of a family fuel allowances throughout the year for cooking by electricity, gas, kerosene or gasoline, Ontario shall pay 60 per cent of cost that does not exceed:
 - (a) \$2.25 a month for a single person;
 - (b) \$2.25 a month for the head of a family and 1 or 2 dependants;
 - (c) \$2.50 a month for the head of a family and 3, 4, 5, or 6 dependants;

(d) \$2.75 a month for the head of a family and more than 6 dependants.

INCAPACITATION ALLOWANCE

23.(1) Where a single person

- (a) is mentally or physically incapacitated and unemployable,
- (b) is not a patient in a hospital or nursing-home or a resident of
 - (i) an institution under The Charitable Institutions Act, 1956, or The Homes for the Aged Act, 1955, or
 - (ii) any other charitable institution,
- (c) is not provided with rehabilitation measures,
- (d) has liquid assets under \$250.
- (e) does not reside with a parent financially able to provide maintenance,
- (f) has an income of less than \$70 a month, including the allowance under clause h,
- (g) makes application in form 4, including the certificate of a duly qualified medical practitioner, and
- (h) is granted a monthly incapacitation allowance by a municipal relief administrator,

Ontario shall pay 60 per cent of that allowance, or \$36 a month, whichever is the lesser.

- (2) Where the municipal relief administrator
 - (a) is of the opinion that an incapacitated person, with an income of less than \$125 a month and otherwise qualifying under subregulation 1, may benefit from rehabilitation measures, and
 - (b) refers the matter to the Minister,

Ontario may pay 60 per cent of expenditures incurred to assist the incapacitated person for a period not exceeding one year but only if he requires prosthetic appliances or occupational training.

SUPPLEMENTARY ALLOWANCES

24. Where a municipal relief administrator grants a monthly amount of relief to a recipient of an allowance, assistance or pension under The Blind Persons' Allowances Act, 1951, The Disabled Persons' Allowances Act, 1955, The Old Age Assistance Act, 1951, or the Old Age Security Act (Canada) to assist the recipient in meeting shelter or other extraordinary costs, Ontario shall pay 60 per cent of that monthly amount, or \$12 a month, whichever is the lesser.

ALLOWANCE FOR DENTAL SERVICES

25. Where

- (a) a person eligible for relief requires an emergency extraction of one or more of his teeth,
- (b) the municipal relief administrator issues him a voucher authorizing the extraction by a duly qualified dentist or medical practitioner,
- (c) the dentist or medical practitioner sends his account to the Minister, including a detailed statement of his services, and
- (d) the Deputy Minister of Health certifies that
 - (i) it was an emergency extraction, and

(ii) the amount of the account is reasonable.

the account shall be paid by Ontario.

MEDICAL SERVICES

- 26.(1) A municipal or provincial relief administrator shall show in his monthly statement in form 2 an amount for medical services calculated on the basis of \$1.05 for each person to whom he granted relief at any time during that month.
- (2) Upon receipt of the monthly statement Ontario shall in accordance with an agreement made between Her Majesty in right of Ontario and the Ontario Medical Association providing for medical services under this and other Acts, pay the Association for those medical services.

ALLOWANCES IN UNORGANIZED TERRITORY

- 27.(1) Where a municipality is not responsible for providing relief a provincial relief administrator may grant allowances not exceeding the maximum allowances upon which the payments by Ontario are computed under regulations 11 to 24, both inclusive, and regulation 26.
- (2) Allowances granted by provincial relief administrators shall be paid by Ontario.
- (3) Subject to the approval of the Deputy Minister of Welfare, a provincial relief administrator may grant to persons in unorganized territory who are eligible for relief an allowance for bedding, mattresses, eyeglasses, dentures, or building materials, or other special articles of assistance.

MAXIMUM RELIEF ALLOWANCES

- 28. A municipality shall not be paid by Ontario for that portion of the cost of relief allowances in the municipality in excess of
 - (a) \$120 a month for the head of a family with 1 dependant,
 - (b) \$136 a month for the head of a family with 2 dependants,
 - (c) \$150 a month for the head of a family with 3 dependants,
 - (d) \$162 a month for the head of a family with 4 dependants,
 - (e) \$172 a month for the head of a family with 5 dependants, or
 - (f) \$180 a month for the head of a family with 6 dependants or more.
- **29.** The maximum relief allowances in unorganized territory shall be the same as those set out in regulation 28.

BURIAL OF INDIGENTS FROM TERRITORY WITHOUT MUNICIPAL ORGANIZATION

- **30.** Upon the death of an indigent who was resident in territory without municipal organization, the Province may pay in respect of the burial of the indigent an amount not exceeding
 - (a) \$125, payable to the person providing the services, equipment, and funeral supplies required for the burial, and
 - (b) the actual cost of opening and closing the grave for the burial, payable to the person doing the work in connection therewith, and
 - (c) \$10, payable to the person performing a religious service at the burial.

ADJUSTMENT

31. For the months of April and May, 1957, the Province shall pay an additional 10 per cent in respect of the amounts payable by the Province for relief granted by municipal relief administrators during those months under regulations 11 to 24, both inclusive,

and regulation 28 of Regulations 362 of Consolidated Regulations, 1950.

REVOCATION

32. Regulations 362 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 251/51, 253/52, 113/54, 147/54 and 54/56 are revoked.

Form 1

		The Unem	ploymer	ıt Relief Act		
		APPLICAT	ION F	OR RELIEF		
To the	(1	Municipal or Pr	ovincial)	Relief Administ	rator
I apply for relief under on I make the following sta	The U	nemployment F	Relief A	ct, and the reg	ulations, and in supp	ort of my applica
1. NAME OF APPLICAN	Γ					
) (Sur	 name)		<u> </u>	(Given Names)	
ADDRESS(Street a	and Nu	mber, or R.R.)	• • • •		(Municipality or Pos	t Office)
Religion	If appli state m	cant is a marrie aiden name in f	d woma ull	in		
2. APPLICANT AND DE	PENDI	ENT MEMBEI		FA	MILY WHO LIVE	WITH (him or he
Print given names (add surname if different from applicant's surname)	Sex (M) (F)	Date of birth (Day Mo. Yr.)	Age	PLACE OF BIRTH	RELATIONSHIP TO APPLICANT	Неаlтн (Good, Fair, Poor)
Applicant						
Applicant's Spouse						
Children and other deper	idents (List unmarried beginnin	children	n in order of a the eldest)	ge	
(1)						
(2)						
(12)						

3. LODGERS, BOARDERS AND RELATIVES PAYING TO LIVE IN APPLICANT'S HOME

Surname	GIVEN NAMES	Age	Relationship to applicant	Payments towards support of applicant or applicant's home Period (Insert Dates)			or	
				From	То	Amount	Weekly	Monthly
			1			1	<u> </u>	

4	(1)	PAREN	ZTI	OF	APPI	ICANT
T .		TAINEL	113	OT.	4 X I I I	

(2) PARENTS OF APPLICANT'S SPOUSE

1			ı								
h	Print Surna	me			Print Su	 глате					
Father	Print Given	Names	Living	Deceased	Print Gi	ven Na	imes		• • • •	Living	Deceased
Li e	Print Surna	me			Print Su	rname	• • • • • •				
Mother	Print Given		Living	Deceased	Print Gi					Living	Deceased
STAT	E IN DETAII	WHY RELIEF IS		IRED:							-
	•										
RESI	DENCE RECO	ORD SINCE APRIL	1		fty.		From			To	
RESII		Address Street and Numbe	M	953: unicipali or ost Offic	Prov.	Day	From Mo.	Yr.	Day	To Mo.	Yr.
	ME GIVEN	Address Street and Number	M	unicipali or	Prov.	Day		Yr.	Day		Yr.
	ME GIVEN	Address Street and Number	M	unicipali or	Prov.	Day		Yr.	Day		Yr
	ME GIVEN	Address Street and Number	M	unicipali or	Prov.	Day		Yr.	Day		Yr
SURNAI	ME GIVEN NAMES	Address Street and Number or R.R.	Mer P	unicipali or ost Offic	e Prov.	DETA	Mo.	of AC	CCOM	Mo.	TIO
SURNAI	ME GIVEN NAMES PPLICANT RE ford	Address Street and Number or R.R.	P COMM	or ost Office ODATIO Lance Relato A	Prov. e Prov. gliord's tionship	DETA	Mo.	OF AC	CCOM	Mo.	TIO

allowance, disabled person's allowance,	ance received, such as old-age assistance or security a family allowance, a mother's allowance, a veteran's loyment insurance, care in a public institution, or reli	pension or allow
Name of single person or head	Date Assistance began (if known)	Monthly or

Name of single person or head		Date Assi	if known)	Monthly or	
Name of single person or head of family and his dependants receiving assistance	Type of Assistance	Previously received	Now receiving	Will receive	lump-sum payments
	·				

Λ	3 A A	DIT	$\Gamma \Lambda T$	CTA	TUS
У.	IVIA	KI		3 I P	1105

Single	
--------	--

Mari	ried 🗌	Widow □ Widower □	Deserted 🗌	Separated Divorced			
Date	Place	Date of death or desertion	Place	Date Place			

10. SERVICE IN ARMED FORCES: (List service by head of a family, and dependants)

Surname	Given	Type of	Service	Enlistment		Discharge		Theatre of war in which service rendered
	Names	Type of Service	Service Number	Date	Place	Date	Place	which service rendered
			i					

11. PRESENT EMPLOYMENT: List employment of applicant and members of household. Include part-time and irregular employment, and casual and odd jobs.

Employee	Employer (Name of person,	Employer's Address	Full or part-	Weekly	Wages	Date Employment	Unemployment Insurance
	firm or corporation)		time	Gross	*Net	began	Number
				*Net an	nount a	ctually receive	d

12. PAST EMPLOYMENT: (Give record of past employment of all employable members of household. Cover a sufficient period for each person to indicate period of last regular employment.)

	Employer	Employer's		Period of E	Weekly	
Employee	(Name of person, firm or corporation)	Address	Occupation	From Mo. Yr.	Mo. Yr.	Wages (Gross)

13.	RESOURCES:	List of	resources of	assets of	persons listed	in	item '	2)
-----	------------	---------	--------------	-----------	----------------	----	--------	----

(1) MISCELLANEOUS			In whose name?	Name of Bank, Organization or Company	Amount of Deposit or Value of Investment, etc.	Yearly Income or Dividend
Bank Accounts	Yes	No				
Government Bonds					,	
Other bonds						
War Savings Certificates						
Annuities						
Insurance						
Securities or Stocks						
Supperannuation or Pension Allow.					·	
Other (specify)						

(2) REAL PROPERTY: (Give the following details of real estate owned by members of household)

Description of	Name of	Assessed	Incum-	Annual Gross	Annual	Total a	rrears of
Property	Owner	Value	brances	Revenue	Taxes	Taxes	Interest
					<u> </u>		

(3) INSURANCE: (Give details of insurance carried by members of household)

Name of	Name of	Policy	Amount of	Amount of	Premium paid by	Name of
Insured	Company	Number	Insurance	Premium	Wk., Mo., etc.	Beneficiary

14. Children, relatives or any persons not living in applicant's household but contributing to support of applicant:

Surname	Given Names	Address	Relationship to Applicant	Age	Contributions

15. Children and close relatives not living in applicant's household:

Surname	Given Names	Address	Relationship to applicant	Age
				_
				-
		·····		

16.	DEBTS	(Give	the following	details of mone	y owed,	including	personal	loans,	money	owed	on	instalmen t
	purchase	s, and	money to be	paid under a cou	rt order)	•		-			

Owing to Whom?	For What?	Amount
		·
Dated at		
,	19	

	, 19	
	(Signature of Applican	 t)
	Form 2	
	The Unemployment Relief Act	
	STATEMENT OF ACCOUNT	
Account for month of	19	
Corporation		
of the(1	rint in block letters and specify City, Town, Village or Township)	
County or Territor	al	
District of		
	FOOD\$	
	FUEL\$	
	CLOTHING\$	
	SHELTER\$	
	HOUSEHOLD SUNDRIES\$	
	INCAPACITATION ALLOWANCE\$	
	MEDICAL (Persons)\$	
	TOTAL \$	

RECIPIENTS ACTUALLY RESIDING IN THIS MUNICIPALITY	Male	Female	Total
Heads of Families			
Dependants (On Heads of Families)			
Single Persons			
Total Persons (For Medical Services)			A370.

This statement of account is in agreement with the records of this municipality, which are supported by proper vouchers and documents, and all applicable credits and refunds have been taken into account. This statement is correct, and the amounts shown, with the exception of disbursements for medical and dental services, have been disbursed, and no item is included which is not in accordance with the regulations under the Act. This municipality has maintained adequate record of account thereof, segregated from and reconciled with the general accounting records of the municipality. Medical-identification-vouchers have been issued to cover the total number of persons reported herein.

Relief-administrator:	:			
(Post-office address				
				• • • • • • • • • • • • • • • • • • • •
Treasurer:				
(Post-office address				
Auditor:				
•••••				
		Form 3		
		The Unemployment	Relief Act	
	MEDICA	L CERTIFICATE AS	TO EMPLOYABILI	TY
			Municipali	ty [.]
			Date	
Name of person exan	nined			Sex
				(Years)
Employability:	(Check square	Fully employable		
	applicable)	Partially employable		
		Not employable		
Diagnosis				
Summary of disabilit				
1. Physical		• • • • • • • • • • • • • • • • • • • •		•••••
• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	•••••		
• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •			
Mental		• • • • • • • • • • • • • • • • • • • •		
2. Treatment	suggested		· · · · · · · · · · · · · · · · · · ·	
		• • • • • • • • • • • • • • • • • • • •		
	· · · · · · · · · · · · · · · · · ·			
		• • • • • • • • • • • • • • • • • • • •		
				The state of the s

(signature of medical practitioner)

Form 4

The Unemployment Relief Act

APPLICATION FOR INCAPACITATION ALLOWANCE

To the relief-administrator of the	munici	ality of		• • • • • • • • • • • • • • • • • • • •
I apply for incapacitation of my application I make the following	allowan lowing s	ce under <i>The U</i> atements and d	nemployment Relief Act and eclare them to be true.	I regulations, and in support
1. Name of applicant (surname	· · · · · · · ·		(give	n names)
2. Address of applicant (street	and nu	nber)	(muni	cipality or post office)
3. Residence of applicant: In m	unicipal	ity	(years)	(months)
In O	ntario		(years)	(months)
In C	anada		(years)	(months)
4. Next of kin:(name)			· ·	` ′
5. Applicant resides with (landlord)				
6. Service in Armed Forces: (If	applica			
Branch of Service	orces)		Service Num	ber
Theatre of war in which service				
Service pension allowance				•
7. Public relief or care received:				
Type of relief or care			Perio	d received
8. Previous employment:				
Employed by			Address	
Date last employed			Normal occu	pation
9. Resources and Income:				
	Yes No		th type of resource, such as	insurance policies hank
Bank accounts		Dist cae	accounts toget	her
Insurance policies			nsurance company, bank or mpany and so forth	Accounts No. or Policy No.
Government bonds and war savings certificates				
Securities, stocks and other bonds				
Lodge or fraternal societies				
Superannuation or pension allowances			9 (9	
Real estate				
Other (specify)				

10. Marital status.....

11. Date of birth: DayMon	th		YearAge	. 	
Dated at	this.		day of19		
			(signature of applic	ant)	
CERTIFICA	те (OF MI	EDICAL PRACTITIONER		
Diagnosis of disabilities:			,		
I certify that I made a medical exam	ninat	ion of	applicant as follows:		
•••••		No.		Yes No	
Is applicant bedridden?	res	NO	Is nursing care or attention required?		,
Is applicant able to walk or move about?			Are doctor's services required?		
Is condition considered permanent?			Has the applicant been in a hospital, sanatorium or clinic?		
			If yes, give name thereof		
			(signature of medical pra		r)
I recommend monthly payments of	incap	s \$	ion allowance for the applicant in the amount of		
(5777)				2	22
	-				_

THE SUMMARY CONVICTIONS ACT

O. Reg. 116/57. Traffic ticket. New. Made—23rd May, 1957. Filed—27th May, 1957.

REGULATIONS MADE UNDER THE SUMMARY CONVICTIONS ACT

- 1. A traffic ticket under section 4a of the Act shall be in form 1.
- 2.(1) A reference on a traffic ticket to a regulation, by-law, or provision of *The Highway Traffic Act*,

other than one specified in column 2 of schedule 1 or column 2 of schedule 2, identified as such by its number may be used to designate an offence thereunder.

- (2) The words or expressions set out in column 1 of schedule 1 may be used on a traffic ticket to designate the corresponding offence under the provision of *The Highway Traffic Act* specified in column 2.
- (3) The words or expressions set out in column 1 of schedule 2 may be used on a traffic ticket to designate the corresponding offence under the provision of Ontario Regulations 264/44, made under *The Highway Traffic Act*, specified in column 2.

SCHEDULE 1

Ітем	Column 1	COLUMN 2
1	Improper left turn—across path of approaching vehicle	Section 41 (1) (a)
2	Improper left turn—from wrong lane	Section 41 (1) (c)
3	Improper left turn—cut corner	Section 41 (1) (c)
4	Improper left turn—no signal	. Section 41 (1) (d)
5	Improper right turn—into wrong lane	Section 41 (1) (b)
6	Improper right turn—from wrong lane	Section 41 (1) (b)
7	Improper right turn—no signal	Section 41 (1) (d)
8	Disobey red signal-light—stop wrong place	Section 41 (2) (c)
9	Disobey red signal-light—proceed against	Section 41 (2) (c)
10	Disobey red signal-light—fail to stop	Section 41 (2) (c)
11	Disobey flashing red signal-light—stop wrong place	Section 41 (2) (g) (i)
12	Disobey flashing red signal-light—fail to yield right-of-way	Section 41 (2) (g) (i)
13	Disobey flashing red signal-light—fail to stop	Section 41 (2) (g) (i)
14	Disobey stop sign—stop wrong place	Section 41 (3)
15	Disobey stop sign—fail to stop—walk speed	Section 41 (3)
16	Disobey stop sign—fail to stop—fast speed	Section 41 (3)
17	Improper passing—to right of vehicle	Section 41 (11)
18	Improper passing—left of centre	Section 41 (15a)
19	Improper passing—lane not clear	Section 41 (16)
20	No plates, current year	Section 5 (1)
21	No plate on trailer	Section 5 (6)
22	Dirty markers	Section 7 (3)
23	Not having three lamps	Section 10 (1)
24	Clearance lamps	Section 10 (5)
25	No marker light	Section 10 (12)
26	No brakes	Section 12 (1)
27	No windshield wiper	Section 13 (1) (a)
28	No mudguards	Section 13 (2)
29	Unnecessary Noise	Section 17 (2)
30	No double attachment trailer	Section 19 (4)
31	No chauffeur's licence	Section 21 (1)
32	Careless driving	Section 29 (1)
33	Overload	Section 36 (1)
34	Fail to produce ownership	Section 36 (2)
35	Overload in excess of half load	Section 36 (4)
36	Name on vehicle	Section 40 (1)
37	Fail to stop—school bus	Section 41b (3)
38	Wrong way—dual highway	Section 42 (1) (a)
39	Drive on unpaved boulevard	Section 42 (1) (b)

Ітем	Column 1	Column 2
40	Parking on Highway	Section 43 (1)
41	Parked interfering with traffic	Section 43 (9)
42	Littering highway	Section 47 (a)
43	No operator's licence	Section 75 (1)
44	Fail to produce licence	Section 76 (1)
45	Fail to report accident	Section 110 (1)

SCHEDULE 2

Ітем	COLUMN 1	Column 2
1	Altered vehicle—wrong plate	Regulation 5 (2)
2	Improper use of in transit marker	Regulation 6 (2)
3	In transit marker not displayed	Regulation 6 (2)
4	Temporary permit	Regulation 20 (1)
5	Restricted licence	Regulation 21 (2)
6	Passing beam too high	Regulation 27 (3)
7	Fail to use passing beam	Regulation 28
- 8	Used flashing blue lights	Regulation 30 (a) (1)
9	Used flashing red lights	Regulation 30 (a) (2)

FORM 1

Traffic Ticket

No.

PART 1

	COMPLA	AINT	
Docket No	Page No		Date
Canada Province of Ontario	In the Magistrate's Court at		
The undersigned, being du	ly sworn upon oath, deposes an	d says:	
On the	day of	., 19, at	
Name (Print)	(Last)	(First)	(Middle)
Address	(Municipality)	(P.O.)	(Province)
Birthdate	Sex	Occupation	
Ch. Lic. No. Op. Lic. No	Year	Prov	Did unlawfully
Operate Motor Vehicle	Prov(Reg. No)		Year
Make	Type Vehicle		Year
Owner's Name	(Last)	(First)	(Middle)
Address (Street)	(Municipality)	(P.O.)	(Province)
Upon a highway, namely.			
And did then and there co	mmit the following offence unde The Highway Traffic Act	er 🗌	O. Reg. or By-law.

çeq	Speeding (over (m.p.)	limit)	m.p.h. h. zone).	☐ 11-20 m	.p.h.	□ over 20 m.p.h.	
harg	Improper Left	Turn	☐ No signal	☐ Cut cor	ner	☐ From wrong lane	
e C	Improper Righ	t Turn	☐ No signal	☐ Into wro	ong lane	☐ From wrong lane	
)ffen	Disobeyed Red	l Signal-light	☐ Stop wrong place	e 🔲 Proceed	against	☐ Fail to stop	
Indicates Offence Charged	Disobeyed Stop	p Sign	Stop wrong place	e 🔲 Fail to s	stop walk d	☐ Fail to stop fast speed	
Indi	Improper passi	ing	☐ To right of vehi	cle 🗌 Left of	centre	☐ Lane not clear	
×	Other violation	1					
L							لـ
ılars	Slippery pavement	☐ Rain ☐ Snow ☐ Ice		☐ Night ☐ Fog ☐ Snow	Other Traffic Present	☐ Cross ☐ Oncoming ☐ Pedestrian	
Indicates Particulars	Caused person to dodge	☐ Pede ☐ Driv	strian Just Missed er Accident	☐ Close ☐ Very clo	Accident P.D. P.I.	Over \$100	
- 1	Area	☐ Built-up	☐ Industrial	☐ School	☐ Resider	ntial 🗌 Open	
>	Highway	2-Lane	☐ 3-Lane	☐ 4-Lane	☐ 4-Lane	Divided	1
name	d above commit before me this	ted the offence	indicated.			s believe that the perso	
				(Signature of	complainant)	• •
	• • • • • • • • • • • • • • • • • • • •	Justice		• • • • • • • •			
In the	e name of Her	Majesty the Que	een you are therefor	e commanded to	appear in th	he Magistrate's Court	at
		address)	on	the	day of.		,
19	at	m. to a	nswer to the above	charge and to be	further deal	It with according to la	w.

PART 2

REPORT OF CONVICTION

Complete and forward to Registrar of Motor Vehicles, Parliament Bldgs., Toronto 2, Ont.

Index		Suspension		Number
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	Fail to a	ppear on Summons		Warrant issued Trial in absentia
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		POLICE RECORD		
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		PART 4		
		Summons		
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	et No	Page No	Date	
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	a highway, namely			
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			О. к	eg. or By-law.
	Speeding (over limit) 1-10	m.p.h. o.h. zone).	☐ 11-20 m.p.h.	□ over 20 m.p.h.
rged	Improper Left Turn	☐ No signal	☐ Cut corner	☐ From wrong lane
Cha	Improper Right Turn	☐ No signal	☐ Into wrong lane	☐ From wrong lane
ence	Disobeyed Red Signal-light	☐ Stop wrong place	☐ Proceed against	☐ Fail to stop
x Indicates Offence Charged	Disobeyed Stop Sign	☐ Stop wrong place	Fail to stop walk speed	☐ Fail to stop fast speed
Indica	Improper passing	☐ To right of vehicle	☐ Left of centre	Lane not clear
×	Other violation			

Slippery pavement	☐ Rain ☐ Snow ☐ Ice	Visibility		Night Fog Snow	Other Traffic Present	☐ Cross ☐ Oncoming ☐ Pedestrian
Indicates Particulars Caused perso to dodge Area	n □ Pedes □ Drive	strian Just Miss r Accide		Close Very close	Accident P.D. P.I. Fatal	Over \$100
Area	☐ Built-up	☐ Industrial	☐ Scho	ool	☐ Residentia	1
Highway	2-Lane	☐ 3-Lane	☐ 4-La	ine	4-Lane Di	vided
named above comm Important—Read I Summons	nitted the offence Back of Carefully	indicated.	(Sig	nature of	complainant)	elieve that the person
In the name of He	r Majesty the Que	een you are ther	efore comm	nanded to	appear in the	Magistrate's Court
RE	AD CAREFULLY	7	1		NOTICE	
The following char			or the	death of	any person or	ffence where injury damage to proper
1. Any violation property dan	n resulting in pe	ersonal injury o	occurred imposed driver's Act pro	l includes licence or vides that circumstar	suspension o owner's permit upon convicti nces indicated	ith or if the penal or revocation of t t, The Highway Trai on of any such offer therein, your drive
accident. 3. Driving while	e intoxicated.				's permit shall l f Highways. NOTICE	oe forthwith suspend
_	le ability impaire	d.	The co	urt may i		t for the arrest of a
	otor vehicle without suspension.	t licence or while	summor prescrib	ns or who ped fine b	has not pleade efore the app	answer a traffic ticked guilty and paid to earance date, or to r absence and if co
6. Careless driv	ing.		victed	a warrant	of commitm	ent will be issued to be paid by ma
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8. Second or su	bsequent offence.			ī	LEA OF GU	
9. Any other of	fence designated b	y the magistrate		ndersigned	l, do hereby er	iter my appearance
If you are charged named above you charged by signing depositing this sum for the offence at the charged hefore the appears	may plead guilty the plea of guilty mons and paying t he magistrate's off 	y to the offence form below and he fine prescribed fice at	the com I am in and tha in a con this rec Vehicles suspens the offe	iplaint of the state of the sta	the offence with my right to a trure to this plot the court again be sent to the to this convice licence. I do rged, waive my	h which I am charge hearing by the cou- ea of guilty may resu- est me and in that ev- e Registrar of Mon- tion may involve thereby plead guilty yright to a hearing penalty prescribed
Note: If you wish the plea of g	to forward the fi			endant's N	ame) (Driver's Licence No
	pefore the appeara			(Address	(I	
	ed of the amount		(3778)			

THE SECURITIES ACT

O. Reg. 117/57.
General Regulations.
Amending Regulations 356 of Consolidated Regulations of Ontario, 1950.
Made—23rd May, 1957.
Filed—27th May, 1957.

REGULATIONS MADE UNDER THE SECURITIES ACT

- 1. In these regulations "principal Regulations" means Regulations 356 of Consolidated Regulations of Ontario, 1950.
- **2.**(1) Clause k of subregulation 1 of regulation 3 of the principal Regulations is revoked and the following is substituted therefor:
 - (k) (i) upon the filing of an amended prospectus under section 38, 39 or 40 of the Act not involving the acquisition of any interest in property or not involving new or amended financial statements......\$25

or

Provided that the maximum fee embracing one or more amendments to a prospectus filed at any one time shall be \$50.

(2) Clause m of subregulation 1 of regulation 3 of the principal Regulations is amended by striking out "\$25" in the fourth line and substituting therefor "\$50".

- (3) Clause o of subregulation 1 of regulation 3 of the principal Regulations is revoked and the following is substituted therefor:
 - (a) unless the Commission otherwise directs, for an examination by the Commission or its representative under section 36 of the Act of the financial affairs of any person or company registered under the Act or any person or company whose securities have been the subject of a filing with the Commission, at a rate per day per auditor.....\$25
- 3. These regulations come into force on the 2nd of July, 1957.

(5779)

22

THE GASOLINE TAX ACT

O. Reg. 118/57. Refund of tax. Amending O. Reg. 71/51. Made—23rd May, 1957. Filed—27th May, 1957.

REGULATIONS MADE UNDER THE GASOLINE TAX ACT

- 1. Clause a of subregulation 1 of regulation 4 of Ontario Regulations 71/51 as remade by Ontario Regulations 59/57, is amended by striking out "or a Crown corporation thereof" in the second and third lines.
- **2.** Clause *a* of regulation 5 of Ontario Regulations 71/51 is amended by striking out "or a Crown Company thereof" in the first and second lines.

(5780)

22

Publications Under The Regulations Act

June 8th, 1957

CORRIGENDUM

In the headnote to Ontario Regulations 112/57 on page 104 (foot pagination) in The Ontario Gazette published on the 25th of May, 1957, "Made—May 1st, 1957" should read "Made—April 12th, 1957".

(5813)

23

THE PUBLIC HOSPITALS ACT

O. Reg. 119/57.

Toronto General Hospital—Expropriation By-Law.

New.

Made—23rd May, 1957. Filed—28th May, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. The by-law of the Toronto General Hospital in schedule 1 is approved.

SCHEDULE 1

By-Law Number 13

A By-law to expropriate certain land for the purposes of the Toronto General Hospital

WHEREAS The Trustees of the Toronto General Hospital may, without the consent of the owner thereof or any person interested therein, enter upon, take, use and expropriate all such land as it deems necessary for the purposes of the Toronto General Hospital;

AND WHEREAS The Trustees of the Toronto General Hospital deems the land hereinafter described necessary for the purposes of the said Hospital;

NOW THEREFORE THE TRUSTEES OF THE TORONTO GENERAL HOSPITAL ENACTS AS FOLLOWS:

1. THAT for the purposes of the Toronto General Hospital the land described in Schedule "A" hereto, which is hereby declared to be and form part of this By-law, is hereby taken and expropriated and The Trustees of the Toronto General Hospital shall enter upon and use the said land.

ENACTED the 1st day of May, 1957.

NORMAN C. URQUHART, Chairman of the Board.

(Corporate Seal)

R. W. LONGMORE. Secretary of the Board.

CERTIFIED a true copy of By-law No. 13 enacted by The Trustees of the Toronto General Hospital the 1st day of May, 1957.

> NORMAN C. URQUHART, Chairman of the Board. W. LONGMORE Secretary of the Board.

Witness: A. GRAVES

SCHEDULE "A"

to By-law Number 13

THE TRUSTEES OF THE TORONTO GENERAL HOSPITAL

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, in the County of York and being described as Lot Number 1 according to Plan registered as Number 170-E in the Registry Office for the Eastern Division of the said City of Toronto.

(5798)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 120/57.

The Ontario Peach Growers' Marketingfor-Processing Plan. New and Revoking Regulations 109 of

Consolidated Regulations of Ontario 1950 and O. Reg. 144/54.
Made—23rd May, 1957.
Filed—29th May, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in Schedule 1 is approved and declared to be in force in Ontario.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Peach Growers' Marketing-for-Processing Plan".

1NTERPRETATION

2. In this plan

- (a) "peaches" means peaches produced in Ontario which are used by a processor for processing;
- (b) "processing" "processing" means canning, dehydrating, drying, freezing, or processing with sugar or sulphur dioxide or any other chemical;
- (c) "processor" means a person engaged in the business of processing of peaches; and
- (d) "producer" means a person engaged in the production of peaches.

APPLICATION OF PLAN

3. This plan applies to the control and regulation of the marketing of peaches locally within Ontario.

LOCAL BOARD

4. There shall be a local board to be known as "The Ontario Peach Growers' Marketing Board".

5. The local board shall consist of seven producermembers.

DISTRICTS

- 6. Producers shall be divided into 4 districts as follows:
 - (a) District 1, comprising the counties of Essex, Kent and Norfolk;
 - (b) District 2, comprising the County of Lincoln;
 - (c) District 3, comprising the County of Welland; and
 - (d) District 4, comprising the County of Wentworth.

COUNTY GROUPS

- 7.(1) Producers in each of the counties named in section 6 shall form a county group but the producers of any one county may join with the producers of any other county in the same district.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production.

COMMITTEES

- 8. There shall be a committee in each district to be known as "The District Peach Growers' Committee".
- 9. Producers in each county group shall on or before the 15th of March in each year elect from its members one representative to The District Peach Growers' Committee for the district in which the county is located for each 50 producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARDS

- 10.(1) Each District Peach Growers' Committee may on or before the 31st of March in each year elect, from the producers in the district, members to the local board as follows:
 - (a) District 1, one member,
 - (b) District 2, four members,
 - (c) District 3, one member, and
 - (d) District 4, one member.
- (2) No person shall be eligible for election from any district to the local board unless he resides within the district.
- (3) When in any year a District Peach Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Peach Growers' Committees may on or before the 31st of March of that year elect the member or members from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

- 11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.
- (2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

- (3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.
- 2. Regulations 109 of Consolidated Regulations of Ontario 1950 and Ontario Regulations 144/54 are revoked.

(5799)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 121/57.
Peaches for Processing.
New and Revoking O. Regs. 145/54 and 146/54.
Made—28th May, 1957.
Filed—29th May, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

- 1. In these regulations
 - (a) "dealer" means a person engaged in buying, transporting or selling peaches but does not include a producer or a processor;
 - (b) "local board" means The Ontario Peach Growers' Marketing Board;
 - (c) "peaches" means peaches produced in Ontario which are used by a processor for processing;
 - (d) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar or sulphur dioxide or any other chemical;
 - (e) "processor" means a person engaged in the business of processing of peaches; and
 - (f) "producer" means a person engaged in the production of peaches.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of peaches locally within Ontario.

LICENCES FOR PROCESSORS

- **3.**(1) No person shall commence or continue to engage in the processing of peaches except under the authority of a licence as a processor of peaches.
- (2) No licence as a processor of peaches shall be issued except upon application therefor in form 1.
- (3) A licence as a processor of peaches shall be in form 2.

LICENCES FOR DEALERS

- **4.**(1) No person shall commence or continue to engage in the dealing in peaches except under the authority of a licence as a dealer in peaches.
- (2) No licence as a dealer in peaches shall be issued except upon application therefor in form 3.
- (3) A licence as a dealer in peaches shall be in form 4.
- 5.(1) A licence in form 2 or 4 expires with the 31st of March next following the date on which the licence is issued.

- (2) A licence shall be issued without charge.
- **6.(1)** The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence for which the application was made for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.

DELEGATION OF POWERS

- 7. The Board delegates to the local board the power
 - (a) to stimulate, increase and improve the marketing of peaches by such means as it may deem proper;
 - (b) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing peaches; and
 - (c) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and any plan.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

- **8.** The Board delegates to the local board its powers to make regulations with respect to peaches marketed locally within Ontario
 - (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing of peaches;
 - (b) prohibiting persons from engaging in the producing of peaches except under the authority of a licence;
 - (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
 - (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;
 - (e) subject to regulation 9, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
 - (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing peaches and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
 - (g) prescribing the form of licences; and
 - (h) providing for the regulating and the controlling of the marketing of peaches including the times and places at which peaches may be marketed.

9. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may cause the local board to issue or to reinstate the licence.

AUTHORIZATION TO LOCAL BOARD

- 10.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.
- 11. The Board authorizes the local board to require the price or prices payable or owing to the producers for peaches to be paid to or through the local board.
- 12. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety or grade of peaches.

NEGOTIATING AGENCIES

- 13.(1) There shall be a negotiating agency consisting of 6 persons to be known as "The Negotiating Committee for Peaches for Processing", 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors.
- (2) The local board and the processors shall appoint their respective members of The Negotiating Committee for Peaches for Processing and shall notify the Board in writing of their names and addresses not later than the 10th of July in each year.
- (3) There shall be a negotiating agency consisting of 6 persons to be known as "The Negotiating Committee for Selling and Transporting of Peaches for Processing"; 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the dealers.
- (4) The local board and the dealers shall appoint their respective members of The Negotiating Committee for Selling and Transporting of Peaches for Processing and shall notify the Board in writing of their names and addresses not later than the 10th of July in each year.
- (5) Subject to subregulations 6 and 7, the members of the negotiating agencies appointed under subregulation 2 or 4 shall be and remain members until the 1st of October of the year in which the members were appointed.
- (6) Where a member of a negotiating agency appointed under subregulation 2 or 4 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors or the dealers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (7) Where the local board or the processors or the dealers, as the case may be, fail to make an appointment under subregulation 6 within 7 days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.

- (8) Where the local board or the processors or the dealers, as the case may be, fail to appoint the persons under subregulations 2 and 4, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 14.(1) The Negotiating Committee for Peaches for Processing is empowered to adopt or settle by agreement
 - (a) minimum prices for peaches or for any class, variety, grade or size of peaches,
 - (b) terms, conditions and forms of agreements relating to the producing or marketing of peaches, and
 - (c) any charges, costs or expenses relating to the production or marketing of peaches, other than charges by dealers for handling, transporting and selling peaches.
- (2) The Negotiating Committee for Selling and Transporting of Peaches for Processing is empowered to adopt or settle by agreement handling, transporting or selling charges by dealers for peaches which the dealers handle, transport or sell.
- 15. A meeting of a negotiating agency may be convened by a notice in writing given by the 3 members of the negotiating agency appointed by the local board, or by the processors, or by the dealers, to the other members of the negotiating agency at least 7 days, but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

- 16.(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 15, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, on or before the 28th of July in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.
- (2) Where a negotiating agency decides before the 28th of July that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.
- (3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2 it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Arbitration Board shall consist of 3 members.
- (5) One member may be appointed by the 3 members of the negotiating agency appointed by the local board, and one other member may be appointed by
 - (a) the 3 members of the negotiating agency appointed by the processors, or
 - (b) the 3 members of the negotiating agency appointed by the dealers,

as the case may be.

- (6) Where 2 members are appointed to the Arbitration Board in accordance with subregulation 5, the 2 members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within 7 days after the Board was notified under subregulation 2, or the 28th of July, as the case may be, the Board shall appoint the third member.
- (7) Where the 3 members of the negotiating agency appointed by the local board, or

- (a) the 3 members of the negotiating agency appointed by the processors, or
- (b) the 3 members of the negotiating agency appointed by the dealers,

as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or the 28th of July, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

- (8) The Board shall submit to the Board of Arbitration any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.
- (9) The Arbitration Board shall meet forthwith after the appointment of the 3 members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.
- 17. Ontario Regulations 145/54 and 146/54 are revoked.

THE FARM PRODUCTS
MARKETING BOARD

(Seal)

G. F. PERKIN, Chairman.

F. K. B. Stewart, Secretary.

Dated at Toronto, this 28th day of May, 1957.

To The Farm Products Marketing Board:

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF PEACHES

	3		
	(name o	of applicant)	
	(ac	idress)	
makes applic under <i>The F</i>	cation for a lic Carm Products	cence as a proces Marketing Act.	ssor of peaches
Dated at	, this	day of	, 19 .
		(signature	of applicant)
		poration of	licant is a cor- r partnership, f person auth- gn)
		(o	ffice)

FORM 2

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF PEACHES

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to		 																										
										(n	lá	1	n	1	e)											

of	THE FACTORY, SHOP AND OFFICE BUILDING ACT
to engage in the processing of peaches.	O. Reg. 122/57. Fees and Form.
This licence expires with the 31st of March next following the date of issue.	Amending O. Reg. 45/53. Made—23rd May, 1957. Filed—30th May, 1957.
Issued at Toronto, this day of , 19 .	
THE FARM PRODUCTS MARKETING BOARD	REGULATIONS MADE UNDER THE FACTORY, SHOP AND OFFICE BUILDING ACT
Chairman	1. Regulation 1 of Ontario Regulations $45/53$ is amended by striking out "subsection $1a$ " in the first line and substituting "subsection 2" therefor.
Secretary FORM 3	2. Subregulation 1 of regulation 2 of Ontario Regulations 45/53 is amended by inserting after "the Chief Inspector" in the second line "or by an engineer of the Department".
The Farm Products Marketing Act	3. Form 1 of Ontario Regulations 45/53 is struck
APPLICATION FOR LICENCE	out and the following substituted therefor:
AS A DEALER IN PEACHES	FORM 1
To The Farm Products Marketing Board:	The Factory, Shop and Office Building Act
name of applicant	APPLICATION FOR APPROVAL OF DRAWINGS AND SPECIFICATIONS
address	Under the Act and the regulations the undersigned,
makes application for a licence as a dealer in peaches under The Farm Products Marketing Act.	as (specify "architect", "engineer", "owner", "con- tractor", or "agent", as the case may be)
Dated at , this day of , 19 .	applies for the approval of the drawings and specifica-
(signature of applicant)	tions for the(specify "construction", "re-
Form 4	construction", or "alteration", as the case may be)
The Farm Products Marketing Act	of a(specify "factory", "shop", "bakeshop", "restaurant",
LICENCE AS A DEALER IN PEACHES	
Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued	or "office building", as the case may be) in duplicate.
to	The owner of the building is
(name)	(name of owner)
(address)	(postal address of owner)
to engage in the dealing in peaches.	2. The building is located at
This licence expires with the 31st of March next following the date of issue.	(number, street, and municipality)
Issued at Toronto, this day of , 19 .	3. The method of heating the building will be
THE FARM PRODUCTS MARKETING BOARD	(a)(specify "steam", "hot water", "warm air", or as the case may be)
Chairman	(b) fired by("oil", "gas", "coal", or as the case may be)
Secretary	(The drawings will be returned for completion unless
(5800) 23	the position of the firing-unit for the heating system is shown thereon.)

FACTORY, SHOP AND OFFICE BUILDING ACT

REGULATIONS MADE UNDER THE FORY, SHOP AND OFFICE BUILDING ACT

- Regulation 1 of Ontario Regulations 45/53 is ded by striking out "subsection 1a" in the first and substituting "subsection 2" therefor.
- Subregulation 1 of regulation 2 of Ontario ations 45/53 is amended by inserting after Chief Inspector" in the second line "or by an eer of the Department".
- orm 1 of Ontario Regulations 45/53 is struck nd the following substituted therefor:

FORM 1

ICATION FOR APPROVAL OF DRAWINGS AND SPECIFICATIONS

as
applies for the approval of the drawings and specifica-
tions for the(specify "construction", "re-
construction", or "alteration", as the case may be)
of a(specify "factory", "shop", "bakeshop", "restaurant",
or "office building", as the case may be)
in duplicate.
1. The owner of the building is

- municipality)
- The method of heating the building will be
 - (specify "steam", "hot water", "warm air", or as the case may be)

drawings will be returned for completion unless osition of the firing-unit for the heating system wn thereon.)

4. The following sprinklers, extinguishers, hoses, and other fire-protection equipment, will be provided by the owner of the building:

Equipment	Location								

Fans for general ventilation or for local exhaust of gases, vapours, and dusts, will be provided as follows:

Manufacturer	Туре	Size	Capacity in Cubic Feet Per Minute	Loca- tion

6. Information in respect of each employer occupying, or proposing to occupy, a part, or all, of the building is as follows:

				Num Emplo the A	imum aber of oyees in Area at Time	Maximum Live	Dangerou	us Materials (See Note 1) Maximum quantity								
	Business	Loca-	Description of Process or Opera-	any	Time	Load in Pounds			ch area							
Area No.	Name of Employer	tion in Building	tion (use separate sheet if necessary, and attach)	Male	Female	Per Square Foot for which Floor Designed	Material	stored at any time	used in any period of 8 hours							
1																
2																
3																
4																
									• • • • • • • • • • • • • • • • • • • •							
5																
			[
6																

7.	Will there			other	than	that
	powered by					
	(a) Area N			;		
		("yes	s" or "no")			

- (b) Area No. 2......("yes" or "no")
- (c) Area No. 3.....; ("yes" or "no")
- (d) Area No. 4.....; ("yes" or "no")
- (e) Area No. 5.....; ("'yes'' or ''no'')
- (f) Area No. 6....; ("yes" or "no")

0.5734			• • • • • •	•		
8. The	drawings	and	specifications	were	prepared	bу
	_		-			

		''engmeer'',	"contractor",
or "owner	")		

whose postal address	is.											

- 9. The undersigned estimates that the cost of the proposed construction, reconstruction or alterations will be \$......
- Enclosed is remittance for \$...... to apply upon the fees payable under the Act and the regulations.

Dated the	of	19
	of	

(business name of applicant)	(postal address of applicant)						
	nature)						

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- Note 1: "dangerous material" means any material dangerous to safety or health of persons, such as lead, silica, ammonia, benzol, naphtha, paint solvent, and any explosive or highly flammable substance or any source of ionizing radiation.
- Note 2: Deliver or mail this form with all blanks filled in, together with duplicate drawings and specifications and the fees, to the Factory Inspection Branch, Department of Labour, 8 York Street, Toronto 1, Ontario.

FOR DEPARTMENTAL USE ONLY

Cubical contents of the building	Approval No
Unit cost per cubic foot	'Compartment No
Approved estimated cost \$	Registration No
Approved examination fee \$	District No
Fee paid by applicant \$	—Receipt No
Balance due from applicant \$	—Receipt No
Examined by (signature of examiner)	and passed for approval.
Approved theof	19
	By(engineer)
Drawings returned to	
	Date
	Drawings filed

THE FACTORY, SHOP AND OFFICE BUILDING

O. Reg. 123/57.

(5808)

Notice under section 53 (2). New.

Made—23rd May, 1957. Filed—30th May, 1957.

REGULATIONS MADE UNDER THE FACTORY, SHOP AND OFFICE BUILDING ACT

1. A notice under subsection 2 of section 53 of the Act shall be in Form A.

FORM A

The Factory, Shop and Office Building Act

NOTICE

TAKE NOTICE that this.... (specify the "place", "matter", or "thing", as the case may be) is a source of danger to the health or safety of persons employed in, or having access to, these premises and the use thereof is discontinued immediately until the inspector's direction of..... (date)

(name of employer or owner)

(address of employer or owner)

has been complied with.

No person, except an inspector, shall remove this notice unless authorized by an inspector.

Dated the...... 19...

(signature of inspector)

(5809)23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 124/57. Schedule for the Barbering Industry

in the Ottawa Zone. New and Revoking O. Regs. 337/52

and 171/53.

Made—23rd May, 1957. Filed—30th May, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

- **2.** Ontario Regulations 337/52 and 171/53 are revoked.
- **3.** These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the barbering industry in the Ottawa zone except in accordance with this schedule.

INTERPRETATION

- 2. In this schedule
 - (a) "holiday" means
 - (i) Sunday,
 - (ii) New Year's Day,
 - (iii) the 2nd of January,
 - (iv) Good Friday,
 - (v) Victoria Day,
 - (vi) Dominion Day,
 - (vii) Ottawa Civic Holiday,
 - (viii) Labour Day,
 - (ix) Thanksgiving Day,
 - (x) Remembrance Day,
 - (xi) Christmas Day, and
 - (xii) the 26th of December, and
 - (b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

- 3. No person shall perform work in the industry
 - (a) on a holiday;
 - (b) for more than 91/2 hours a day;
 - (c) between the hours of 6.30 p.m. and 8 a.m.; or
 - (d) on a day which the employer shall elect under section 4.
- 4.(1) The employer shall elect one day of Monday, Wednesday, or Saturday, in each week during which work is not to be performed by his employees.
 - (2) The employer shall
 - (a) post conspicuously in a place where his employees are engaged in their duties, and
 - (b) file with the advisory committee

a notice setting out the day during which work is not to be performed by his employees.

- (3) Where an employer changes his election he shall give 30 days notice in writing to his employees and to the advisory committee of the new day elected.
- 5. Notwithstanding section 3, during a week in which
 - (a) New Year's Day,

- (b) Good Friday, or
- (c) Christmas Day,

falls on a day other than a Sunday, $9\frac{1}{2}$ hours of work may be performed between 8 a.m. and 6.30 p.m. on each day of the week which is not a holiday.

CLASSIFICATION OF EMPLOYEES

- 6. The following classification of employees in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission but with a minimum rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission but with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 7.(1) The minimum rate of wages for all work performed in the industry by employees shall be
 - (a) 65 per cent of the proceeds from the work performed by Class A employees or \$35 a week, whichever is the greater, and
 - (b) 65 per cent of the proceeds from the work performed by Class B employees or 75 cents an hour, whichever is the greater.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than
 - (a) the minimum charge for each operation established in section 9, or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

- 8. No deductions shall be made from the minimum rate of wages for
 - (a) materials supplied,
 - (b) laundry service, or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

- 9.(1) The minimum charge for each operation in the industry shall be as follows:
 - (a) facial massage, plain.....50 cents
 - (b) hair-cut or trim for persons 14 years and over......50 cents
 - (c) hair-cut for persons under 14 years...35 cents

 - (f) razor honing......50 cents
 - (g) shampoo, plain......50 cents

 - (2) No employer or employee may
 - (a) contract for or accept lower prices than those in subsection 1,

- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(5810)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 125/57. Advisory Committee. Amending O. Reg. 117/56. Made—9th May, 1957. Filed—30th May, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, and 49/57, is further amended by adding thereto the following item:

54

Ontario

Schedule for the millinery industry

DANA PORTER, Acting Minister of Labour.

May 9, 1957

(5811)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 126/57.
Schedule for the Millinery Industry in the Ontario Zone.
Amending O. Reg. 44/51.
Made—10th April, 1957.
Approved—23rd May, 1957.
Filed—30th May, 1957.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Class E of section 8 of the schedule to Ontario Regulations 44/51 is amended by striking out clause b and substituting the following therefor:
 - (b) sews on or attaches trimmings or ornaments, and
- **2.**(1) Clause a of section 9 of the schedule to Ontario Regulations 44/51 is amended by striking out sub-clauses i to vi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.54,
 - (ii) Class B, \$1.43,
 - (iii) Class C, \$1.39,
 - (iv) Class D, \$1.02,
 - (v) Class E, 83 cents, and
 - (vi) Class F, 59 cents, and
- (2) Clause b of section 9 of the schedule to Ontario Regulations 44/51 is amended by striking out sub-

clauses i to vi, both inclusive, and substituting the following therefor:

- (i) Class A, \$1.40,
- (ii) Class B, \$1.32,
- (iii) Class C, \$1.26,
- (iv) Class D, 93 cents,
- (v) Class E, 76 cents, and
- (vi) Class F, 54 cents.
- **3.**(1) Clause a of section 10 of the schedule to Ontario Regulations 44/51 is amended by striking out sub-clauses i to vi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$3.08,
 - (ii) Class B, \$2.86,
 - (iii) Class C, \$2.78,
 - (iv) Class D, \$2.04,
 - (v) Class E, \$1.66, and
 - (vi) Class F, \$1.18,
- (2) Clause b of section 10 of the schedule to Ontario Regulations 44/51 is amended by striking out subclauses i to vi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$2.80,
 - (ii) Class B, \$2.64,
 - (iii) Class C, \$2.52,
 - (iv) Class D, \$1.86,
 - (v) Class E, \$1.52, and
 - (vi) Class F, \$1.08,
- (3) Clause c of section 10 of the schedule to Ontario Regulations 44/51 is amended by striking out subclauses i to vi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$2.31,
 - (ii) Class B, \$2.15,
 - (iii) Class C, \$2.08,
 - (iv) Class D, \$1.53,
 - (v) Class E, \$1.25, and
 - (vi) Class F, 89 cents, and
- (4) Clause d of section 10 of the schedule to Ontario Regulations 44/51 is amended by striking out subclauses i to vi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$2.10,
 - (ii) Class B, \$1.98,
 - (iii) Class C, \$1.89,
 - (iv) Class D, \$1.40,
 - (v) Class E, \$1.14, and
 - (vi) Class F, 81 cents.

4. These regulations come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE, under *The Regulations Act*.

We concur Advisory Committee for the Millinery Industry in the Ontario Zone

Industry and Labour Board

H. Berk Joseph Rutman Adolph Helfand N. Fingerhut M. Gold E. BILLINGTON
(Chairman)
E. G. GIBB
(Member)
J. F. NUTLAND
(Member)

Dated at Toronto the 10th day of April, 1957.

(Seal)

(5812)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 127/57.

Ontario Fresh-peach Growers' Marketing Scheme.

New and Revoking O. Reg. 95/54 and

122/55. Made—23rd May, 1957. Filed—31st May, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in Schedule 1 is approved and declared to be in force in Ontario.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Freshpeach Growers' Marketing Plan".

INTERPRETATION

- 2. In this plan
 - (a) "fresh peaches" means peaches produced in Ontario except peaches which are used by a processor for processing;
 - (b) "producer" means a person engaged in the production of fresh peaches;
 - (c) "processing" includes canning, dehydrating, freezing, or processing with sugar or sulphur dioxide or any other chemical; and
 - (d) "processor" means a person engaged in the business of processing of peaches.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of fresh peaches locally within Ontario.

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Fresh-peach Growers' Marketing Board".
- 5. The local board shall consist of 9 producer-members.

DISTRICTS

- 6. Producers shall be divided into 5 districts as follows: $\dot{}$
 - (a) District 1, comprising the counties of Essex, Kent, Lambton and Middlesex;
 - (b) District 2, comprising the County of Norfolk;
 - (c) District 3, comprising the County of Lincoln;
 - (d) District 4, comprising the County of Welland; and
 - (e) District 5, comprising the counties of Halton and Wentworth.

COUNTY GROUPS

- 7.(1) Producers in each of the counties named in section 6 shall form a county group.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production.

COMMITTEES

- 8. There shall be a committee in each district to be known as "The District Fresh-peach Growers' Committee".
- 9. Producers in each county group shall on or before the 15th of February in each year elect from its members one representative to The District Freshpeach Growers' Committee for the district in which the county is located for each 50 producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARD

- 10.(1) Each District Fresh-peach Growers' Committee may on or before the 15th of March in each year elect, from the producers in the district, members to the local board as follows:
 - (a) District 1, two members,
 - (b) District 2, one member,
 - (c) District 3, four members,
 - (d) District 4, one member, and
 - (e) District 5, one member.
- (2) No person shall be eligible for election from any district to the local board unless he resides within the district.
- (3) When in any year a District Fresh-peach Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Fresh-peach Growers' Committees may on or before the 31st of March of that year elect the member or members from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

- 11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.
- (2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

- (3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.
- 2. Ontario Regulations 95/54 and 122/55 are revoked.

(5814)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 128/57.
Marketing of Fresh Peaches.
New and Revoking O. Regs. 123/55, 124/55, 102/56, 106/56 and 127/56.
Made—31st May, 1957.
Filed—31st May, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

- 1. In these regulations
 - (a) "fresh peaches" means peaches produced in Ontario except peaches which are used by a processor for processing;
 - (b) "local board" means The Ontario Fresh-peach Growers' Marketing Board;
 - (c) "marketing agency" means the Ontario Peach Growers' Co-operative;
 - (d) "plan" means The Ontario Fresh-peach Growers' Marketing Plan;
 - (e) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar or sulphur dioxide or any other chemical;
 - (f) "processor" means a person engaged in the business of processing of peaches; and
 - (g) "producer" means a person engaged in the production of fresh peaches.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of fresh peaches locally within Ontario.

EXEMPTION

3. Persons engaged in the production of fresh peaches that are sold by a producer to a consumer are, in respect of the peaches that are sold to the consumer, exempt from these regulations except clause a of regulation 4.

DELEGATION OF POWERS

- **4.** The Board delegates to the local board the power
 - (a) to require persons engaged in the producing or marketing of fresh peaches to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to fresh peaches as the local board may determine, and to appoint persons to inspect the books, records and premises of such persons;
 - (b) to stimulate, increase and improve the marketing of fresh peaches by such means as it may deem proper;

- (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing fresh peaches; and
- (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of this Act, the regulations and the plan.

DELEGATION OF POWERS TO LOCAL BOARD TO MAKE REGULATIONS

- **5.** The Board delegates to the local board its powers to make regulations with respect to fresh peaches marketed locally within Ontario
 - (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of fresh peaches;
 - (b) prohibiting persons from engaging in the producing or marketing of fresh peaches except under the authority of a licence;
 - (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
 - (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of this Act, the regulations, the plan or any order or direction of the local board or the marketing agency;
 - (e) subject to regulation 6, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
 - (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing fresh peaches and the collecting of the licence fees and the recovering of such licence fees by suit in any Court of competent jurisdiction;
 - (g) prescribing the form of licences;
 - (h) providing for the exemption from the regulations under the plan of any variety, grade or size of fresh peaches, or any person or class of persons engaged in the producing or marketing of fresh peaches or any variety, grade or size of fresh peaches;
 - (i) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of fresh peaches and providing for the administration and disposition of any moneys or securities so furnished;
 - (j) providing for the fixing and allotment of quotas for fresh peaches and for the marketing of fresh peaches on a quota basis and for prohibiting any producer from marketing any fresh peaches in excess of the quota allotted to such producer;
 - (k) subject to regulations 8, 9, 10, 11 and 12, providing for the regulating and the controlling of the marketing of fresh peaches including the times and places at which fresh peaches may be marketed.

6. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused. as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may require the local board to issue or to re-instate the licence.

LICENCE FEES

- 7.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moreys that may be required for the purposes mentioned in subregulation 1.

MARKETING AGENCY

- 8.(1) Upon the recommendation of the local board the Ontario Peach Growers' Co-operative is designated the marketing agency by or through which fresh peaches shall be marketed.
- (2) All fresh peaches shall be marketed by or through the marketing agency.
- (3) No person shall market fresh peaches except by or through the marketing agency.

POWERS OF MARKETING AGENCY

- 9. The Board vests in the marketing agency the following powers:
 - (a) to direct and control, by order or direction, either as principal or agent, the marketing of fresh peaches including the times and places at which fresh peaches may be marketed,
 - (b) to determine the quantity of each variety, grade and size of fresh peaches that shall be marketed by each producer,
 - (c) to prohibit the marketing of any variety, grade or size of fresh peaches,
 - (d) to determine from time to time the price or prices that shall be paid to producers for fresh peaches or any variety, grade or size of fresh peaches and to determine different prices for different parts of Ontario,
 - (e) to impose such service charges as may from time to time be fixed by the local board for the marketing of fresh peaches,
 - (f) to pay to the local board from service charges imposed under clause e its expenses in carrying out the purposes of the plan,
 - (g) to require the price or prices payable or owing to the producer for fresh peaches to be paid to the marketing agency,
 - (h) to collect from any person by suit in any court of competent jurisdiction the price or prices or any part thereof of fresh peaches owing to the producer,
 - (i) to pay to the producers the price or prices for fresh peaches less service charges imposed under clause e and less moneys to be paid to the local board for its expenses under clause f

and to fix the times at which or within which such payments shall be made.

SERVICE CHARGES

10. The Board vests in the local board the power to fix from time to time the service charges to be imposed by the marketing agency for the marketing of fresh peaches.

STATEMENTS TO PRODUCERS

11. Each payment under clause i of regulation 9 shall be accompanied by a statement showing the grades and quantity of each grade of fresh peaches sold, the price or prices paid and the particulars of the service charges imposed by the marketing agency.

POOLING

- 12. The Board authorizes the marketing agency to conduct a pool or pools for the distribution of all moneys received from the sale of fresh peaches locally within Ontario and requires such marketing agency, after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that each producer receives a share of the remainder of the moneys received from the sale in relation to the amount, variety, grade and size of fresh peaches delivered by him, and to make an initial payment on delivery of fresh peaches and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers of the moneys received from the sale is distributed to the producers.
- **13.** Ontario Regulations 123/55, 124/55, 102/56, 106/56 and 127/56 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

Dated at Toronto, this 31st day of May, 1957.

(Seal)

RECOMMENDATION TO THE BOARD OF DESIGNATION OF MARKETING AGENCY

The Ontario Fresh-peach Growers' Marketing Board recommends the designation of the marketing agency referred to in subregulation 1 of regulation 8.

THE ONTARIO FRESH-PEACH GROWERS' MARKETING BOARD

JOHN E. SMITH, Chairman

J. M. SANDHAM

Secretary

(Seal)

(5815)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 129/57. Marketing of Pears, Plums and Cherries for Processing. New and Revoking O. Regs. 285/52, 118/54 and 119/54 Made—31st May, 1957. Filed—31st May, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

- (a) "cherries" means cherries produced in Ontario which are used by a processor for processing;
- (b) "dealer" means a person engaged in buying, transporting or selling pears, plums, or cherries for processing but does not include a producer or a processor;
- (c) "local board" means The Ontario Pear, Plum and Cherry Growers' Marketing Board;
- (d) "pears" means pears produced in Ontario which are used by a processor for processing;
- (e) "plums" means plums produced in Ontario which are used by a processor for processing;
- (f) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide or any other chemical;
- (g) "processor" means a person carrying on the business in Ontario of processing pears, plums or cherries; and
- (h) "producer" means a person engaged in the production of pears, plums, or cherries.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of pears, plums and cherries locally within Ontario.

LICENCES FOR PROCESSORS

- **3.**(1) No person shall commence or continue to engage in the processing of pears, plums or cherries except under the authority of a licence as a processor of pears, plums and cherries.
- (2) No licence as a processor of pears, plums and cherries shall be issued except upon application therefor in form 1.
- (3) A licence as a processor of pears, plums and cherries shall be in form 2.

LICENCES FOR DEALERS

- **4.**(1) No person shall commence or continue to engage in the dealing of pears, plums or cherries except under the authority of a licence as a dealer in pears, plums and cherries.
- (2) No licence as a dealer in pears, plums and cherries shall be issued except upon application therefor in form 3.
- (3) A licence as a dealer in pears, plums and cherries shall be in form 4.
- 5.(1) A licence in form 2 or 4 expires with the 31st of March next following the date on which the licence is issued
 - (2) A licence shall be issued without charge.
- **6.**(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence for which the application was made for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.

DELEGATION OF POWERS

7. The Board delegates to the local board the power

- (a) to stimulate, increase and improve the marketing of pears, plums and cherries by such means as it may deem proper;
- (b) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing pears, plums and cherries; and
- (c) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

- 8. The Board delegates to the local board its powers to make regulations with respect to pears, plums and cherries marketed locally within Ontario
 - (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing of pears, plums and cherries;
 - (b) prohibiting persons from engaging in the producing of pears, plums and cherries except under the authority of a licence;
 - (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
 - (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;
 - (e) subject to regulation 9, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
 - (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing pears, plums and cherries and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
 - (g) prescribing the form of licences; and
 - (h) providing for the regulating and the controlling of the marketing of pears, plums and cherries including the times and places at which pears, plums and cherries may be marketed.
- 9. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may cause the local board to issue or to re-instate the licence.

AUTHORIZATION TO LOCAL BOARD

- 10.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.
- 11. The Board authorizes the local board to require the price or prices payable or owing to the producers for pears, plums and cherries to be paid to or through the local board.
- 12. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety or grade of pears, plums and cherries.

NEGOTIATING AGENCIES

- 13.(1) There shall be 6 negotiating agencies, to be known as
 - (a) "The Negotiating Committee for Sweet Cherries",
 - (b) "The Negotiating Committee for Sour Cherries".
 - (c) "The Negotiating Committee for Plums",
 - (d) "The Negotiating Committee for Pears other than Kieffer Pears",
 - (e) "The Negotiating Committee for Kieffer Pears", and
 - (f) "The Negotiating Committee for Selling and Transporting of Pears, Plums and Cherries".
- (2) Each negotiating committee named in clauses *a* to *e*, both inclusive, of subregulation 1 shall be composed of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors.
- (3) The local board and the processors shall appoint their respective members to the negotiating agencies named in clauses a to e, both inclusive, of subregulation 1 and shall notify the Board in writing of their names and addresses as follows:
 - (a) in the case of The Negotiating Committee for Sweet Cherries, not later than the 10th of May in each year,
 - (b) in the case of The Negotiating Committee for Sour Cherries, not later than the 20th of May in each year,
 - (c) in the case of The Negotiating Committee for Plums, not later than the 1st of July in each year,
 - (d) in the case of The Negotiating Committee for Pears other than Kieffer Pears, not later than the 5th of July in each year, and
 - (e) in the case of The Negotiating Committee for Kieffer Pears, not later than the 5th of August in each year.
- (4) The Negotiating Committee for Selling and Transporting of Pears, Plums and Cherries shall consist of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the dealers.

- (5) The local board and the dealers shall appoint their respective members of The Negotiating Committee for selling and Transporting of Pears, Plums and Cherries and shall notify the Board in writing of their names and addresses not later than the 15th of May in each year.
- (6) Subject to subregulations 7 and 8, the members of the negotiating agencies appointed under subregulation 2 or 4 shall be and remain members until the 31st of December of the year in which the members were appointed.
- (7) Where a member of a negotiating agency appointed under subregulation 2 or 4 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors or the dealers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (8) Where the local board or the processors or the dealers, as the case may be, fail to make an appointment under subregulation 7 within 7 days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
- (9) Where the local board or the processors or the dealers, as the case may be, fail to appoint the persons under subregulations 2 and 4, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 14.(1) Each negotiating agency named in clauses a to e, both inclusive, of subregulation 1 of regulation 13 is empowered to adopt or settle by agreement in respect of sweet cherries, sour cherries, plums, pears other than Kieffer pears, or Kieffer pears, as the case may be,
 - (a) minimum prices for sweet cherries, sour cherries, plums, pears other than Kieffer pears, or Kieffer pears, as the case may be, or for any class, variety, grade or size thereof,
 - (b) terms, conditions and forms of agreement relating to the producing or marketing of sweet cherries, sour cherries, plums, pears other than Kieffer pears, or Kieffer pears, as the case may be, and
 - (c) any charges, costs or expenses relating to the production or marketing of sweet cherries, sour cherries, plums, pears other than Kieffer pears, or Kieffer pears, as the case may be, other than charges by dealers for handling, transporting and selling pears, plums and cherries.
- (2) The Negotiating Committee for Selling and Transporting of Pears, Plums and Cherries for Processing is empowered to adopt or settle by agreement handling, transporting or selling charges by dealers for pears, plums and cherries which the dealers handle, transport or sell.
- 15. A meeting of a negotiating agency may be convened by a notice in writing given by the 3 members of the negotiating agency appointed by the local board, or by the processors, or by the dealers, to the other members of the negotiating agency at least 7 days, but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

16.(1) Where a meeting of the negotiating agency is not held in accordance with the notice in regulation 15, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement

- (a) in the case of sweet cherries, on or before the 10th of June, or
- (b) in the case of sour cherries, on or before the 20th of June, or
- (c) in the case of plums, on or before the 1st of August, or
- (d) in the case of pears other than Kieffer pears, on or before the 5th of August, or
- (e) in the case of Kieffer pears, on or before the 5th of September,

the matters in dispute shall be referred by the Board to an Arbitration Board.

- (2) Where the negotiating agency decides
 - (a) in the case of sweet cherries, on or before the 10th of June, or
 - (b) in the case of sour cherries, on or before the 20th of June, or
 - (c) in the case of plums, on or before the 1st of August, or
 - (d) in the case of pears other than Kieffer pears, before the 5th of August, or
 - (e) in the case of Kieffer pears, before the 5th of September, or
 - (f) in the case of charges by dealers for handling, transporting and selling pears, plums and cherries, before the 15th of June,

in any year that agreement cannot be reached, it shall so notify the Board.

- (3) Where a negotiating agency does not arrive at an agreement on all matters which it is empowered to adopt or settle by agreement, it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Arbitration Board shall consist of 3 members.
- (5) One member may be appointed by the 3 members of the negotiating agency appointed by the local board, and one other member may be appointed by
 - (a) the 3 members of the negotiating agency appointed by the processors, or
 - (b) the 3 members of the negotiating agency appointed by the dealers,

as the case may be.

- (6) Where 2 members are appointed to the Arbitration Board in accordance with subregulation 5, the 2 members so appointed may appoint a third member to the Arbitration Board but where the 2 members fail to agree on the third member within 7 days after the date mentioned in clause a, or b, or c, or d, or e, or f, as the case may be, of subregulation 2, in any year, the Board shall appoint the third member.
- (7) Where the 3 members of the negotiating agency appointed by the local board, or
 - (a) the 3 members of the negotiating agency appointed by the processors, or
 - (b) the 3 members of the negotiating agency appointed by the dealers,

as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5

- within 7 days after the date mentioned in clause a, or b, or c, or d, or e, or f, as the case may be, of subregulation 2, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.
- (7) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from a negotiating agency under subregulation 3.
- (8) The Arbitration Board shall meet forthwith after the appointment of the 3 members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.
- 17. Ontario Regulations 285/52, 118/54 and 119/54 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

F. K. B. Stewart Secretary

Dated at Toronto, this 31st day of May, 1957.

(Seal)

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF PEARS, PLUMS AND CHERRIES

To The Farm Products Marketing Board:

	(name of applicant)						
	(address)						
makes application for a licence as a processor of pear plums and cherries under <i>The Farm Products Marketic Act</i> .							
	Dated at , this day of , 19 .						
(signature of applicant)							

(where applicant is a corporation or partnership, signature of person authorized to sign)

(office)

Form 2

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF PEARS, PLUMS AND CHERRIES

Under The Farm Products Marketing	Act and	the
regulations, and subject to the limitation	thereof,	this
licence is issued		

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to engage in the processing of pears, plums and cherries. This licence expires with the 31st of March next following the date of issue. Issued at Toronto, this day of THE FARM PRODUCTS MARKETING BOARD Chairman Secretary FORM 3 The Farm Products Marketing Act APPLICATION FOR LICENCE AS A DEALER IN PEARS, PLUMS AND CHERRIES To The Farm Products Marketing Board: (name of applicant) (address) makes application for a licence as a dealer in pears, plums and cherries under The Farm Products Marketing Act. Dated , this day of 19 (signature of applicant) FORM 4 The Farm Products Marketing Act LICENCE AS A DEALER IN PEARS, PLUMS AND CHERRIES Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued (name) (address) to engage in the dealing in pears, plums and cherries. This licence expires with the 31st of March next following the date of issue. Issued at Toronto, this day of , 19 . THE FARM PRODUCTS MARKETING BOARD Chairman Secretary 23 (5816)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 130/57.
The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Plan.

New and Revoking O. Regs. 284/52 and 117/54.

Made—23rd May, 1957. Filed—31st May, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in Schedule 1 is approved and declared to be in force in Ontario.

SCHEDULE I

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Plan".

INTERPRETATION

- 2. In this plan
 - (a) "cherries" means cherries produced in Ontario which are used by a processor for processing;
 - (b) "pears" means pears produced in Ontario which are used by a processor for processing;
 - (c) "plums" means plums produced in Ontario which are used by a processor for processing;
 - (d) "processing" means canning, dehydrating, drying, freezing, or processing with sugar or sulphur dioxide or any other chemical;
 - (e) "processor" means a person engaged in the business of processing pears, plums or cherries; and
 - (f) "producer" means a person engaged in the production of pears, plums or cherries.

APPLICATION OF PLAN

3. This plan applies to the control and regulation of the marketing of pears, plums and cherries locally within Ontario.

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Pear, Plum and Cherry Growers' Marketing Board".
- 5. The local board shall consist of nine producer-members.

DISTRICTS

- 6. Producers shall be divided into 5 districts as follows:
 - (a) District 1, comprising the counties of Halton and Peel;
 - (b) District 2, comprising the County of Wentworth;
 - (c) District 3, comprising the County of Lincoln;
 - (d) District 4, comprising the County of Welland; and

(e) District 5, comprising the counties of Essex, Kent and Norfolk.

COUNTY GROUPS

- 7.(1) Producers in each of the counties named in section 6 shall form a county group but the producers of any one county may join with the producers of any other county in the same district.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production.

COMMITTEES

- 8. There shall be a committee in each district to be known as "The District Pear, Plum and Cherry Growers' Committee".
- 9. Producers in each county group shall on or before the 15th of March in each year elect from its members one representative to The District Pear, Plum and Cherry Growers' Committee for the district in which the county is located for each 50 producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARD

- 10.(1) Each District Pear, Plum and Cherry Growers' Committee may on or before the 31st of March in each year elect, from the producers in the district, members to the local board as follows:
 - (a) District 1, one member,
 - (b) District 2, two members,
 - (c) District 3, four members,

- (d) District 4, one member, and
- (e) District 5, one member.
- (2) No person shall be eligible for election from any district to the local board unless he resides within the district.
- (3) When in any year a District Pear, Plum and Cherry Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Pear, Plum and Cherry Growers' Committees may on or before the 31st of March of that year elect the member or members from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

- 11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.
- (2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.
- (3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.
- 2. Ontario Regulations 284/52 and 117/54 are revoked.

(5817)

23



5c.

24

24

Publications Under The Regulations Act

June 15th, 1957

THE ASSESSMENT ACT

O. Reg. 131/57.
Payments to Mining Municipalities.
New.
Made—3rd June, 1957.
Filed—3rd June, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

1. If the amount payable to a mining municipality under Ontario Regulations 197/52 in 1957 is less than that paid in 1956, the Minister may pay the larger amount.

W. K. WARRENDER, Minister of Municipal Affairs.

Toronto, 3 June, 1957.

(5820)

24

THE CROWN TIMBER ACT, 1952

O. Reg. 132/57. Crown Dues. Amending O. Reg. 43/53. Made—5th June, 1957. Filed—6th June, 1957.

REGULATIONS MADE UNDER THE CROWN TIMBER ACT, 1952

1. Schedule 1 of Ontario Regulations 43/53 is struck out and the following substituted therefor:

SCHEDULE 1

CROWN DUES

- 1. In respect of saw-logs from timber of the following species, when measured in board feet:
 - (a) ash, Bass-wood, cherry, elm, maple, oak, or Yellow Birch, for each M.B.M. \$5.00
- In respect of saw-logs or pulpwood from timber of the following species, when measured in cubic feet:
 - (a) balsam, for each cubic foot..... 1.65c.
 - (b) Jack Pine, for each cubic foot.... 2.35c.
 - (c) poplar or White Birch, for each cubic foot.................................6c.

- In respect of pulpwood from timber of the following species, when measured in cords:
 - (a) balsam or other conifers except Jack Pine and spruce, for each cord...... \$1.40
 - (b) Jack Pine, for each cord........... 2.00
- In respect of boom timbers, piling, or poles, from any species of timber, in pieces containing

 - (c) more than 20 cubic feet but not more than 30 cubic feet, for each cubic foot.....
- 5. In respect of fuelwood from any species of timber, for each cord................. 50c.
- 6. In respect of fence-posts, from any species of timber, for each lineal foot........
- 7. In respect of railway cross-ties, from any species of timber, each................. 15c.

(5841)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 133/57. Advisory Committee. Amending O. Reg. 117/56. Made—4th June, 1957. Filed—6th June, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, and 125/57, is further amended by adding thereto the following items:

55	Brantford	Schedule for the barbering industry
56	Kitchener— Waterloo	Schedule for the plastering industry

CLARE E. MAPLEDORAM, Acting Minister of Labour.

June 4, 1957

(5843)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 134/57.

Schedule for the Barbering Industry— Brantford Zone.

New and Revoking Regulations 155 of Consolidated Regulations of Ontario, 1950.

Made—30th May, 1957. Filed—6th June, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 155 of Consolidated Regulations of Ontario, 1950, are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under The Regulations Act.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BRANTFORD ZONE

1. No work shall be performed in the barbering industry in the Brantford zone except in accordance with this schedule.

INTERPRETATION

- 2. In this schedule
 - (a) "holiday" means
 - (i) Sunday,
 - (ii) New Year's Day,
 - (iii) Good Friday,
 - (iv) Victoria Day,
 - (v) Dominion Day,
 - (vi) Brantford Civic Holiday,
 - (vii) Labour Day,
 - (viii) Thanksgiving Day,
 - (ix) Christmas Day, and
 - (x) the 26th of December in a year in which Christmas Day falls on a day other than a Saturday, or the 27th of December in a year in which Christmas Day falls on a Saturday, and
 - (b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

- 3. No person shall perform work in the industry
 - (a) on a holiday;
 - (b) on a Wednesday;
 - (c) for more than 9 hours a day; or
 - (d) (i) before 8.30 a.m. or after 6.30 p.m. on Monday, Tuesday, Thursday, or Friday, or

- (ii) before 8 a.m. or after 6 p.m. on Saturday.
- 4. Notwithstanding section 3, during a week in which
 - (a) New Year's Day,
 - (b) Good Friday, or
 - (c) Christmas Day,

falls on a day other than a Sunday, 9 hours of work may be performed on each day of the week which is not a holiday between 8.30 a.m. and 6.30 p.m. on Monday, Tuesday, Wednesday, Thursday, or Friday, and between 8 a.m. and 6 p.m. on Saturday.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees in the industry is established:
 - Class A—A person who is given full-time employment.
 - Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

- 6.(1) The minimum rate of wages for all work performed in the industry by a Class A employee shall be 70 per cent of the proceeds from the work performed by him or \$30 a week, whichever is the greater, and by a Class B employee 70 per cent of the proceeds from the work performed by him or
 - (a) \$21 a week for 21 hours of work to be performed
 - (i) 3 hours a day on Monday, Tuesday, Thursday, and Friday, and
 - (ii) 9 hours a day on Saturday,
 - (b) \$18 a week for 18 hours of work to be performed
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday, or Friday, and
 - (ii) 9 hours a day on Saturday or the day before a holiday,
 - (c) \$15 a week for 15 hours of work to be performed
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday, or Friday, and
 - (ii) 9 hours a day on Saturday or the day before a holiday,
 - (d) \$12 a week for 12 hours of work to be performed
 - (i) 3 hours a day on Monday, Tuesday, Thursday, or Friday, and
 - (ii) 9 hours a day on Saturday or the day before a holiday,
 - (e) \$9 for 9 hours of work to be performed on
 - (i) Saturday, or
 - (ii) the day before a holiday, and
 - (f) \$8 for 9 hours of work to be performed on a day other than
 - (i) Saturday, or

(ii) the day before a holiday,

whichever is the greater.

- (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than
 - (a) the minimum charge for each operation established in section 8, or
 - (b) the prevailing charge established in the shop for each operation, whichever is the greater.
- 7. No deductions shall be made from the minimum rate of wages for
 - (a) materials supplied,
 - (b) laundry service, or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.(1) The minimum charge for each operation in the industry shall be as follows:
 - (a) facial massage, plain......50 cents
 - (b) hair-cut or trim for persons 14 years
 - (c) hair-cut for persons under 14 years . . 35 cents
 - (d) head-rub......25 cents
 - (e) neck-clip for ladies......25 cents

 - (g) shampoo, plain......50 cents
 - (h) shave.....30 cents

 - (2) No employer or employee may
 - (a) contract for or accept lower prices than those in subsection 1,
 - (b) combine any of the operations named in subsection 1 without charging for each opertion in the combination, or
 - (c) give any article or premium to the customer without charging the full value of the article or premium.

(5844)24

THE INDUSTRIAL STANDARDS ACT

O. Reg. 135/57.

Schedule for the Plastering Industry—Waterloo Zone.

Made—30th May, 1957. Filed—6th June, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under The Regulations Act.

SCHEDULE FOR THE PLASTERING INDUSTRY IN THE KITCHENER—WATERLOO ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Dominion Day,
- (f) Kitchener-Waterloo Civic Holiday,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess, or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working periods shall be \$2.35 an hour.

OVERTIME WORK

- 4. Work performed in the industry at any time other than during the regular working periods is overtime work.
- 5.(1) No overtime work shall be performed in the industry without a permit from the advisory com-
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 6.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
 - (a) \$4.70 an hour for overtime work performed

- (i) on a holiday, except before 5 p.m. on Saturday, and
- (ii) on Monday before 8 a.m., and
- (b) $$3.52\frac{1}{2}$ an hour for all other overtime work.

ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(5845)

24

THE MINING ACT

O. Reg. 136/57.
Lands withdrawn from Prospecting and Staking Out.
New.
Made—5th June, 1957.
Filed—10th June, 1957.

REGULATIONS MADE UNDER THE MINING ACT

1. The lands described in the schedules hereto are withdrawn from prospecting and staking out and from sale or lease.

SCHEDULE 1

All that part of the geographic township of Teefy, in the Territorial District of Cochrane, lying east of the easterly bank of the Lower Abitibi River.

SCHEDULE 2

In the geographic township of Leitch in the Territorial District of Cochrane and being lots 1, 2, 3, 4, 5 and 6 in concession I of the said township.

(5848)

24

THE PUBLIC HEALTH ACT

O. Reg. 137/57. Sudbury and District Health Unit. Amending Regulations 335 of Consolidated Regulations of Ontario, 1950. Approved—5th June, 1957. Filed—11th June, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Item 1 of Schedule 24B of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 161/56, is amended by striking out "seven" in the second line and substituting "eight" therefor, and by adding the following clause:
 - (f) one member to be appointed by the Municipal Council of the Township of Neelon and Garson.

M. PHILLIPS
Minister of Health.

(5849)

24

Publications Under The Regulations Act

June 22nd, 1957

THE AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 138/57.
Designation of Associations.
Amending O. Reg. 203/53.
Made—12th June, 1957.
Filed—14th June, 1957.

REGULATIONS MADE UNDER THE AGRICULTURAL ASSOCIATIONS ACT

- 1. Item 5 of schedule A of Ontario Regulations 203/53 is struck out and the following substituted therefor:
 - 5. The Ontario Beef Producers Association.

(5867)

25

THE CHILD WELFARE ACT, 1954

O. Reg. 139/57. General Regulations. Amending O. Reg. 122/56. Made—12th June, 1956. Filed—17th June, 1956.

REGULATIONS MADE UNDER THE CHILD WELFARE ACT, 1954

- 1. Subregulation 1 of regulation 4 of Ontario Regulations 122/56 is amended by striking out "triplicate" in the third and fourth lines and substituting therefor "duplicate".
- 2. Subregulation 3 of regulation 25 of Ontario Regulations 122/56 is revoked and the following substituted therefor:
 - (3) Copies of forms 25 and 26 shall be served upon the Director at least 14 days before the hearing and upon the municipalities mentioned in Section 25 of the Act at least 7 days before the hearing.
- **3.** Regulation 31 of Ontario Regulations 122/56 is amended by striking out "local director" in the first line and substituting therefor "society".
- 4. Sub-item a of item 2 of form 12 of Ontario Regulations 122/56 is amended by striking out "in whose charge the child is" in the third and fourth lines.
- **5.** Form 22 of Ontario Regulations 122/56 is amended by striking out "25" in the third line and substituting therefor "40", and by adding at the end

thereof "............." (signature of authorized officer)

6. Form 28 of Ontario Regulations 122/56 is struck out and the following substituted therefor:

FORM 28

The Child Welfare Act, 1954

AGREEMENT TO PAY EXPENSES AND MAKE PERIODIC PAYMENTS

In the matter of a child born out of wedlock to

on the......19.....

(name of mother)

Agreement made this.	day of19							
BETWEEN								
The Children	a's Aid Society							
of								
	andof theof							
	in the(County or District)							
of	mother,							
h	erein called THE PARTY OF THE FIRST PART;							
AND								
	of theof							
	in the							
of	putative father,							
h	erein called the party OF the SECOND PART							
The Party of the Sec Children's Aid Society	cond Part agrees to pay to the							
(a) An amount n	ot to exceed							
\$	for the reasonable expenses, maintenance and care of the mother as established in section 50 (1) (a) of The Child Welfare Act, 1954. (Further details and terms of payment as hereinafter set out.)							
	••••							
(b) \$	for the maintenance of the child, payment to be made weekly from the day of monthly							
	the day when the child attains the age of sixteen, or is adopted, or dies, the first payment to be made on the							
	19							
In Witness whereof thands and seals	the parties hereto have set their							
(Witness)	(Signature of Local Director)							

(Witness) (Signature of Mother)								
(Witness) (Signature of Putative Father)								
7. Form 29 of Ontario Regulations 122/56 is struck								
out and the following substituted therefor:								
Form 29								
The Child Welfare Act, 1954								
AGREEMENT TO PAY EXPENSES AND MAINTENANCE IN A FIXED AMOUNT								
In the matter of a child born out of wedlock to								
(Name of Mother)								
on theday of19								
Agreement made thisday of19								
BETWEEN								
The Children's Aid Society								
of								
and								
of theof								
ofmother,								
herein called THE PARTY OF THE FIRST PART								
AND								
of theof								
in the(County or District)								
ofputative father,								
herein called THE PARTY OF THE SECOND PART								
The Party of the Second Part agrees to pay to the Children's Aid Society								
\$								
In witness whereof the parties hereto have set their hands and seals								
(Witness) (Signature of Local Director)								
(Witness) (Signature of Mother)								
(Witness) (Signature of Putative Father)								

8. Form 33 of Ontario Regulations 122/56 is amended by striking out "Local Director" in the heading thereof and substituting therefor "Society".

(5868)

25

THE CORPORATIONS ACT, 1953

O. Reg. 140/57. General Regulations. Amending O. Reg. 66/54. Made—12th June, 1957. Filed—17th June, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

- 1. Clauses ii and iii of regulation 30 of Ontario Regulations 66/54 are revoked and the following substituted therefor:
 - (ii) be less than 1 per cent per annum of the amount paid up on the preference shares of that class during the period of 5 years immediately following the authorization of that class; and
 - (iii) be less than 3 per cent per annum of the amount paid up on the preference shares of that class after the expiration of the period of 5 years following the authorization of that class.
- **2.** Clause b of item 4 of Schedule 1 to Ontario Regulations 66/54 is struck out and the following substituted therefor:
 - (b) converting a corporation without share capital into a company, a fee based on the aggregate capital of the company and computed in accordance with item 1,
 - (c) providing that the interest of a member shall be transferable, a fee of \$100,
 - (d) for any other purpose, the same fee as would be payable upon an application for incorporation.

(5872)

25

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 141/57.
Controlled Access Highways.
North Bay By-Pass.
New.
Made—12th June, 1957.
Filed—17th June, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED ACCESS HIGHWAYS

NORTH BAY BY-PASS

- 1. That portion of the King's Highway in the District of Nipissing being
 - (a) part of lot 17, concession D in the Township of Widdifield, and
 - (b) part of lot 17, concession D and registered plans M-189, M-86, M-102 and M-161 in the City of North Bay,

as outlined in red and illustrated on a Department of Highways map or plan numbered P-2785-53 filed in the office of the Registrar of Regulations at Toronto, as number 214, is designated as a controlled-access highway.

(5873)

25

Publications Under The Regulations Act

June 29th, 1957

THE GUARANTEE COMPANIES SECURITIES

O. Reg. 142/57. Approved Guarantee Companies. Amending O. Reg. 94/57. Made—20th June, 1957. Filed—24th June, 1957.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES

1. Schedule 1 of Ontario Regulations 94/57 is amended by adding the following items:

59a. The Provident Assurance Company

61a. The Regal Insurance Company Limited.

(5893)

THE POLICE ACT

O. Reg. 143/57. Division of Responsibility for Policing. Amending Regulations 320 of Consolidated Regulations of Ontario, 1950. Made—20th June, 1957. Filed—24th June, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

1. Item 24 of Part 1 of Schedule 2 of Regulations 320 of Consolidated Regulations of Ontario, 1950, as remade by subregulation 3 of regulation 2 of Ontario Regulations 132/51, is struck out and the following substituted therefor:

24. MERSEA |—that part described as follows:

COMMENCING at a point where the shore of Lake Erie is intersected by the boundary between the townships of Mersea and Gosfield South; thence northerly along the last-men-tioned boundary to the southerly limit of the right-of-way of the Chesapeake and Ohio Railway; thence easterly along that southerly limit to the boundary between the townships of Mersea and Romney; thence southerly along the last-mentioned boundary to the shore of Lake Erie; thence southerly and north-westerly following the shore of Lake Frie to the point of the southerly following the shore of Lake Erie to the point of commencement; EXCEPTING THEREFROM those parts of the Town of Leamington and the Village of Wheatley lying within the limits of the area hereinbefore described.

(5894)

26



Publications Under The Regulations Act

July 6th, 1957

THE PROVINCIAL PARKS ACT, 1954

O. Reg. 144/57. General Regulations. Amending O. Reg. 148/55 and Revoking O. Reg. 73/57. Made—20th June, 1957. Filed—25th June, 1957.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

- 1. The provincial park named in the heading of a schedule in Appendix A is delimited as described in that schedule.
- **2.** The area described in a schedule in Appendix B is set apart as the provincial park named in the heading of that schedule.
- **3.** The provincial parks named in the schedules in appendixes A and B are designated as being under Part I of the Act.
- 4. Regulations 2, 3 and 4 of Ontario Regulations 148/55, and Ontario Regulations 73/57, are revoked.

APPENDIX A SCHEDULE 1

ALGONQUIN PROVINCIAL PARK

In the Provisional County of Haliburton and the Territorial District of Nipissing and described as follows:

Commencing at the north-easterly angle of the geographic Township of FitzGerald in the Territorial District of Nipissing; thence southerly along the easterly boundary of that geographic township to the northwesterly angle of the geographic Township of Edgar; thence easterly along the northerly boundary of that geographic township to the north-easterly angle thereof; thence southerly along the easterly boundary of that geographic township to the north-westerly angle of the geographic Township of Bronson; thence easterly along the northerly boundary of that geographic township to the north-easterly angle thereof; thence southerly along the easterly boundaries of the geographic townships of Bronson, Stratton and Master to the south-easterly angle of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Master, Guthrie and Clancy to the intersection of the southerly production of the westerly limit of Lot 23 in Concession I in the geographic Township of Clancy; thence northerly along that production and the westerly limit of that lot to the north-westerly angle thereof; thence easterly along the northerly limit of that lot to the south-westerly angle of Lot 22 in Concession II in that geographic township; thence northerly along the westerly limit of that lot and Lot 22 in Concession III in that geographic township to the north-westerly angle of the last-mentioned lot; thence westerly along the northerly limits of lots 23 to 34, both inclusive, in Concession III in that geographic township to the north-westerly angle of the last-mentioned lot; thence southerly along the westerly limit of that lot and its southerly production to the centre line of the allowance for road between concessions II and III in that geographic township; thence westerly along that centre line to its intersection with the northerly production of the westerly limit of Lot 35 in Concession II in that geographic township; thence southerly along that

production and along the westerly limit of that lot 40 chains and 50 links; thence westerly parallel to the centre line of the allowance for road between concessions II and III in front of lots 36 and 37 in that geographic township to the westerly limit of that geographic township; thence northerly along that geographic township; thence northerly along that limit to the south-easterly angle of the geographic Township of Preston; thence westerly along the southerly boundary of that geographic township to a point 10 chains and 95 links measured easterly and along that southerly boundary from its intersection with the northerly production of the centre line of the allowance for road between lots 15 and 16 in Concession XIV in the geographic Township of Airy; thence south 14° 35′ west 531 chains and 16 links, more or less, to the westerly boundary of that geographic or less, to the westerly boundary of that geographic township; thence southerly along that boundary to the south-westerly angle of that geographic township; thence south 69° 8′ west 1041 chains and 85 links through the Provisional County of Haliburton; thence south 68° 26' west 302 chains and 95 links to the southwesterly angle of that part of the Township of Sher-borne, McClintock, Livingstone, Lawrence and Nightingale in that provisional county which was formerly the Township of Lawrence; thence north 20° 52' west 707 chains, more or less, to the southerly boundary of the geographic Township of Peck in the Territorial District of Nipissing; thence westerly along the southerly boundaries of the geographic townships of Peck and Finlayson to the intersection with the southerly production of the centre line of the allowance for road between lots 20 and 21 in the last-mentioned geographic township; thence northerly along that centre line to the northerly boundary of the geographic Township of Finlayson; thence westerly along that boundary to its intersection with the southerly production of the centre line of the allowance for road distinct the southerly production of the centre line of the allowance for road distinct the southerly Township of between lots 15 and 16 in the geographic Township of McCraney; thence northerly along the centre line of the allowance for road between lots 15 and 16 in the geographic townships of McCraney, Butt and Paxton to the northerly boundary of the last-mentioned geographic township; thence easterly along the northgeographic township; thence easterly along the north-erly boundary of that geographic township to its intersection with the southerly production of the centre line of the allowance for road between lots 20 and 21 in the geographic Township of Ballantyne; thence northerly along that centre line to the northerly boundary of that geographic township; thence easterly along the northerly boundaries of the geographic townships of Ballantyne and Wilkes to the north-easterly angle of the last-mentioned geographic township; thence easterly along the production of the northerly boundary of that geographic township to the westerly boundary of the geographic Township of Pentland; thence northerly along that boundary of that geographic township to the north-westerly angle thereof; thence easterly along the northerly boundary of that geographic township to the north-easterly angle thereof; thence southerly along the easterly boundary of that geographic township to its interwith the westerly production of the centre line of the allowance for road between concessions X and XI in the geographic Township of Boyd; thence easterly along that centre line to the easterly boundary of that geographic township; thence southerly along that boundary to the north-westerly angle of the geographic Township of Deacon; thence easterly along geographic Township of Deacon; thence easterly along the northerly boundary of that geographic township to the north-easterly angle thereof; thence southerly along the easterly boundary of that geographic township to the north-westerly angle of the geographic Township of FitzGerald; thence easterly along the northerly boundary of that geographic township to the place of comparisonment. the place of commencement;

Excepting therefrom in the Territorial District of Nipissing:

- (a) Lot 21 in Concession V in the geographic Township of Ballantyne, and
- (b) in the geographic Township of Pentland
 - (i) Broken Lot 8 in Concession XIV,
 - (ii) Broken Lot 8 in Concession XV and
 - (iii) the right-of-way and station grounds of the Canadian National Railways.

SCHEDULE 2

IPPERWASH PROVINCIAL PARK

Lot 8 in Concession A in the Township of Bosanquet in the County of Lambton, according to Plan Number 23 registered in the Registry Office for the County of Lambton.

SCHEDULE 3

LAKE SUPERIOR PROVINCIAL PARK

In the Territorial District of Algoma and described as follows:

COMMENCING at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the westerly boundary of the geographic Township of Tp. 28, Range 15; thence southerly along the westerly boundary of that geographic township to the south-westerly angle thereof; thence easterly along the southerly boundary of that geographic township to its intersection with the northerly bank of the Montreal River; thence in a general north-easterly direction along that northerly bank to its intersection with the westerly boundary of the geographic Township of Home; thence northerly along that boundary to the north-westerly angle of that geographic township; thence westerly along the southerly boundary of the geographic Township of Tp. 27, Range 16 to the south-westerly angle thereof; thence northerly along the westerly boundary of that geographic township to its inter-section with the southerly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence in a general westerly, north-westerly and easterly direction along the southerly, westerly and northerly limits of that right-of-way to the intersection of the northerly limit of that right-of-way with the easterly boundary of the geographic Township of Tp. 28, Range 16; thence northerly along that boundary to the north-easterly angle of that geographic township; thence westerly along the northerly boundary of that geographic township to the south-easterly angle of the geographic Township of Tp. 29, Range 17; thence northerly along the easterly boundaries of the geographic townships of Tp. 29, Range 17 and Tp. 29, Range 18 to the south-westerly angle of the geographic Township of Tp. 28, Range 19; thence easterly along the southerly boundary of that geographic township to its intersection with the westerly limit of the rightof-way of the Algoma Central and Hudson Bay Railway Company; thence in a general northerly direction along the westerly limit of that right-of-way to its along the westerly limit of that right-of-way to its intersection with the southerly boundary of the geographic Township of Tp. 28, Range 21; thence westerly along the southerly boundaries of the geographic townships of Tp. 28, Range 21 and Tp. 29, Range 21 to the south-westerly angle of the last-mentioned geographic township; thence northerly along the westerly boundary of that geographic township to the geographic township; thence northerly along the westerly boundary of that geographic township to the north-westerly angle thereof; thence westerly along the southerly boundary of the geographic Township of Tp. 29, Range 22 to the south-westerly angle thereof; thence northerly along the westerly boundary of that geographic township to its intersection with the southerly bank of the Michipicoten River; thence in a general north-westerly direction along that bank to the high-water mark on the easterly shore of Lake Superior; thence in a general southerly direction along that highwater mark to the point of commencement;

Excepting therefrom lands patented before the 15th of November, 1949, and lands held under a lease from the Crown made before the 15th of November, 1949, but only during the term of the lease.

SCHEDULE 4

LONG POINT PROVINCIAL PARK

In the Township of South Walsingham, in the County of Norfolk, and being composed of Block B as shown outlined in red on a plan of subdivision of part of the peninsula known as Long Point, signed by Speight and Van Nostrand, Ontario Land Surveyors, dated February 14, 1923, and filed in the office of the Registrar of Regulations at Toronto as number 211.

SCHEDULE 5

PRESQU'ILE PROVINCIAL PARK

In the Township of Brighton, in the County of Northumberland, and being composed of High Bluff Island and part of Presqu'ile Peninsula, together with the small islands, marshlands and land under water, as shown outlined in red on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 212.

SCHEDULE 6

QUETICO PROVINCIAL PARK

In the Territorial District of Rainy River and described as follows:

COMMENCING where the boundary line between the territorial districts of Rainy River and Thunder Bay is intersected by the southerly limit of the highway known as the King's Highway Number 120; thence in a general westerly direction along that limit to the centre line of the portage situated between Eva Lake and the most northerly extremity of French Lake; thence in a general southerly direction along that centre line to the high-water mark on the northerly shore of the last-mentioned lake; thence in a general south-westerly direction along that high-water mark to the northerly bank of the river connecting French Lake and Pickerel Lake; thence in a general westerly direction along the northerly or right bank downstream of that river to the high-water mark on the northerly shore of the last-mentioned lake; thence in a general westerly direction along the high-water mark on the northerly or right shore of Pickerel Lake and Pickerel Narrows to the high-water mark on the easterly shore of the body of water comprising the most southerly part of Batchewaung Lake; thence in a general northerly, north-easterly and north-westerly direction along that high-water mark on the easterly or right shore of that lake to the westerly extremity of a peninsula forming a narrows, distant 80 chains, more or less, north astronomically from the most southerly shore of that lake; thence west astronomically across the narrows 20 chains, more or less, to the high-water mark on the westerly shore of that lake; thence in a general south-westerly, north-westerly and westerly direction along the high-water mark on the northerly or right shore of that lake to a point in that high-water mark at the most westerly extremity thereof; thence west astronomically 20 chains, more or less, to the high-water mark on the easterly shore of a small lake; thence in a general northerly, westerly and southerly direction along that high-water mark to a point in that highwater mark at the most westerly extremity of the shore of that small lake; thence west astronomically 40 chains, more or less, to the north-westerly bank of a stream flowing south-westerly into a small lake lying easterly of Smudge Lake; thence in a general south-westerly direction along that bank to the high-water mark on the easterly shore of that small lake; thence in a general

northerly, westerly and southerly direction along that high-water mark to the northerly bank of a stream flowing into Smudge Lake; thence westerly along that bank to the high-water mark on the south-easterly shore of that lake; thence in a general north-easterly, north-westerly and southerly direction along that high-water mark to the northerly bank of a stream flowing into Sohoe Lake; thence westerly along that healt to the high mater mark to the scattering the sector of bank to the high-water mark on the easterly shore of that lake; thence in a general westerly direction along the high-water mark on the northerly or right shore of that lake to the northerly bank of a strait connecting Sohoe Lake and Cirrus Lake; thence westerly along that bank to the high-water mark on the easterly shore of Cirrus Lake; thence in a general westerly and southwesterly direction along the high-water mark on the north-westerly or right shore of that lake to the northerly bank of a small stream flowing into Beaverhouse Lake; thence south-westerly along that bank to the high-water mark on the north-easterly shore of that lake; thence in a general south-westerly direction along the high-water mark on the north-westerly or right shore of that lake to the north-westerly bank of Quetico River; thence in a general south-westerly direction along the north-westerly or right bank downstream of that river to its junction with the Namakan River; thence in a general south-easterly direction along the north-easterly or left bank upstream of that river to the high-water mark on the northerly shore of Lac la Croix; thence south astronomically to the boundary between Canada and United States; thence in a general south-easterly, easterly and north-easterly direction along that boundary to its intersection with the boundary between the territorial districts of Rainy River and Thunder Bay; thence north astronomically along that boundary 33.3 miles, more or less, to the point of commencement;

Excepting therefrom

- (a) the Neguagon Lake Indian Reserve Number 25D on Lac la Croix;
- (b) lands lying northerly and westerly of French Lake, French Portage and Windigoostigwan Lake patented prior to November 24, 1941, and lands held under a lease prior to November 24, 1941, from the Crown, but only during the term of lease; and
- (c) lands lying within the limits of the rest of the area patented before April 1, 1909, and lands held under a lease from the Crown prior to April 1, 1909, but only during the term of lease.

SCHEDULE 7

RONDEAU PROVINCIAL PARK

In the Township of Harwich in the County of Kent and described as follows:

Commencing at the north-westerly angle of Lot 2 according to plan of survey of the tract of land known as the Rondeau Peninsula or Point aux Pins dated September 8, 1864, prepared by Henry Lowe, O.L.S., and of record in the office of the Surveyor-General at Toronto; thence easterly along the line between lots 1 and 2 according to the above-mentioned plan of survey and its production to the water's edge of Lake Erie; thence in a general southerly, south-westerly and westerly direction following that water's edge to a point distant 800 feet measured easterly and perpendicularly from the east face of the west pier of the channel leading from that lake to Rondeau Harbour; thence north 12° 45′ 35″ east parallel to the east face of the west pier of that channel to the water's edge of that harbour; thence north-easterly in a straight line to the intersection of the water's edge of that harbour with the westerly production of the line between lots 1 and 2 according to the above-mentioned plan of survey; thence easterly along that production to the point of commencement.

SCHEDULE 8

SIBLEY PROVINCIAL PARK

In the geographic Township of Sibley in the Territorial District of Thunder Bay and described as follows:

Commencing at a point in the high-water mark of Thunder Bay where it is intersected by the northerly boundary of the geographic Township of Sibley; thence easterly along the northerly boundary of that geographic township to the north-easterny angle of Mining Location V. 13; thence southerly along the easterly limit of that mining location to a point thereon equidistant from the northerly and southerly limits of Lot 1 in Concession VI; thence easterly in a straight line to the line between concessions V and VI; thence southerly along that line to the northerly limit of Lot 11; thence easterly along the northerly limit of that lot across concessions V and IV to the high-water mark of Black Bay; thence in a general southerly direction along that high-water mark to the line between mining locations A and B lying southerly of Concession VII; thence northerly along that line to the southerly limit of Lot 27 in Concession VII; thence westerly along the southerly limit of Lot 27, across concessions VII and VIII to the easterly limit of Mining Location T lying at the easterly limit of Wood's Location; thence northerly along the easterly limit of Mining Location T to the north-easterly angle thereof; thence south-westerly along the northerly limits of Mining Location T and Wood's Location to the westerly limit of Mining Location D; thence northerly along the westerly limit of Thunder Bay; thence in a general north-easterly direction along that high-water mark to the point of commencement;

Excepting therefrom lands patented before the 15th of November, 1949, and lands held under a lease from the Crown made before the 15th of November, 1949, but only during the term of the lease.

APPENDIX B

SCHEDULE 1

ARROW LAKE PROVINCIAL PARK

In the unsurveyed part of the Territorial District of Thunder Bay westerly of the geographic Township of Hardwick and described as follows:

Commencing at the most northerly point of the shore of the bay of Arrow Lake lying immediately east of The Narrows of Arrow Lake, that point being also distant approximately 3 miles and 55 chains measured on an astronomic bearing of north 72° 52′ west from the south-westerly angle of the geographic Township of Hardwick; thence north astronomically 32 chains; thence west astronomically 28 chains; thence south astronomically 7 chains, more or less, to the shore of that lake; thence in a general southerly, north-easterly, south-westerly and north-easterly direction along that shore to the point of commencement, together with the islands in the bay of Arrow Lake lying north of the peninsula on the northerly shore of The Narrows of Arrow Lake.

SCHEDULE 2

BASS LAKE PROVINCIAL PARK

The east half of Broken Lot 5 in Concession I, Southern Division, in the Township of Orillia in the County of Simcoe.

SCHEDULE 3

EMILY PROVINCIAL PARK

That part of the north half of Lot 12 in Concession VI in the Township of Emily in the County of Victoria lying southerly of the highway known as the Victoria County Highway Number 16.

SCHEDULE 4

ESKER LAKES PROVINCIAL PARK

In the geographic townships of Bisley and Clifford in the Territorial District of Timiskaming and described as follows:

Commencing at the north-westerly angle of the geographic Township of Clifford; thence east astronomically along the northerly boundary of that geographic township 1.50 miles; thence south astronomically 6 miles, more or less, to the southerly boundary of that geographic township; thence west astronomically along that boundary and along the southerly boundary of the geographic Township of Bisley 2 miles; thence north astronomically 6 miles, more or less, to the northerly boundary of that geographic township; thence east astronomically along that boundary 0.50 miles, more or less, to the point of commencement.

SCHEDULE 5

FAIRBANK PROVINCIAL PARK

In the geographic townships of Fairbank and Trill in the Territorial District of Sudbury and composed of

- (a) in the geographic Township of Fairbank,
 - (i) that part of Lot 12 lying westerly of Fairbank Lake in Concession I, and
 - (ii) that part of Lot 12 lying westerly of Fairbank Lake in Concession II, and
- (b) part of Lot 1 in Concession II in the geographic Township of Trill and described as follows:

COMMENCING at the intersection of the easterly boundary of the lot with the high-water mark on the southerly shore of the northerly part of Fairbank Lake; thence in a general north-westerly direction along that highwater mark 30 chains, more or less, to its intersection with the southerly boundary of Summer Resort Location AE626; thence westerly along that boundary and its production westerly to a point therein distant 400 feet in perpendicular width from that high-water mark; thence in a general southeasterly and easterly direction parallel to that high-water mark and distant 400 feet in perpendicular width therefrom 40 chains, more or less, to a point in the easterly boundary of the lot; thence northerly along that boundary 400 feet, more or less, to the point of commencement.

SCHEDULE 6

GREENWATER PROVINCIAL PARK

In the geographic townships of Calder, Clute, Colquhoun and Leitch in the Territorial District of Cochrane and described as follows:

COMMENCING at the south-westerly corner of Lot 8 in Concession XII in the geographic Township of Calder; thence northerly along the westerly boundary

of that lot, and along the westerly boundary of Lot 8 in concessions I to VI, both inclusive, in the geographic Township of Colquhoun approximately 5½ miles to the north-westerly corner of the last-mentioned lot; thence easterly along the northerly boundary of lots 8 to 1, both inclusive, in Concession VI in that geographic township, and along the northerly boundary of lots 28 and 27 in Concession VI in the geographic Township of Leitch approximately 3½ miles to the north-easterly corner of the last-mentioned lot; thence southerly along the easterly boundary of Lot 27 in concessions VI to I, both inclusive, in that geographic township, and along the easterly boundary of Lot 27 in Concession XII in the geographic Township of Clute approximately 5½ miles to the south-easterly corner of that lot; thence westerly along the southerly boundary of lots 27 and 28 in Concession XII in that geographic township, and along the southerly boundary of lots 1 to 8, both inclusive, in Concession XII in the geographic Township of Calder approximately 3½ miles to the south-westerly corner of the last-mentioned lot, being the point of commencement.

SCHEDULE 7

IVANHOE LAKE PROVINCIAL PARK

In the geographic Township of Ivanhoe in the Territorial District of Sudbury and described as follows:

Commencing at the north-easterly corner of Location L. N. 41; thence east astronomically 44 chains; thence south astronomically 226 chains; thence west astronomically 86 chains; thence north astronomically 45 chains, more or less, to the southerly shore of Ivanhoe Lake; thence in a general north-easterly, northerly and south-westerly direction along the southerly, easterly and northerly shore of that lake to the intersection of the last-mentioned shore with the easterly boundary of Location L. N. 41; thence northerly along that boundary to the north-easterly corner of that location, being the point of commencement.

SCHEDULE 8

JOHN E. PEARCE PROVINCIAL PARK

In the Township of Dunwich in the County of Elgin and described as follows:

Premising that the existing limit between lots 11 and 12 in Concession X in the Township of Dunwich has an astronomical bearing of north 43° 19′ 30″ west, derived from observation, and relating all bearings hereinafter mentioned thereto:

Commencing at a survey post planted within Lot 11 in Concession X 212.54 feet measured on a course of south 5° 37′ east from a point in the existing limit between lots 11 and 12 in that concession 3552.78 feet from the most northerly angle of the first-mentioned lot; thence north 89° 47′ 30″ west 44.9 feet to a survey post; thence north 27° 42′ 20″ west 144.75 feet to a survey post; thence north 79° 23′ west 540.53 feet; thence north 43° 19′ 30″ west 288.94 feet; thence north 82° 18′ west 270 feet; thence north 85° 05′ west 124.12 feet to a survey post; thence south 4° 39′ east 727.44 feet to a survey post; thence south 11° 10′ 30″ east 664.55 feet to a survey post; thence continning south 11° 10′ 30″ east 109.45 feet, more or less, to the water's edge of Lake Erie; thence in a general north-easterly direction along that water's edge to its intersection with a line drawn on a course of south 5° 37′ east from the point of commencement; thence north 5° 37′ west 585 feet, more or less, to the point of commencement.

SCHEDULE 9

KAP-KIG-IWAN PROVINCIAL PARK

In the geographic townships of Dack and Evanturel in the Territorial District of Timiskaming and composed of

- (a) those parts of lots 11 and 12 in Concession III in the geographic Township of Evanturel lying northerly of a line drawn west astronomically through a point in the easterly boundary of the first-mentioned lot distant 36.89 chains northerly of the south-easterly corner of that lot, and
- (b) in the geographic Township of Dack,
 - (i) that part of Lot 1 in Concession III lying northerly of a line drawn parallel to and distant 38.88 chains from the southerly boundary of that lot, and
 - (ii) that part of Lot 2 in Concession III lying northerly of a line drawn west astronomically through a point in the easterly boundary of that lot distant 40 chains southerly of the northeasterly corner of that lot.

SCHEDULE 10

KETTLE LAKES PROVINCIAL PARK

In the geographic Township of German in the Territorial District of Cochrane and composed of

- (a) in Concession II,
 - (i) lots 4, 5 and 6, and
 - (ii) that part of Lot 7 lying northerly of a line drawn west astronomically through a point in the easterly boundary of that lot distant 40 chains northerly of the south-easterly angle of that lot, and
- (b) in Concession III,
 - (i) lots 4 and 5,
 - (ii) that part of Lot 6 lying northerly of a line drawn parallel to and 40 chains distant from the southerly boundary of that lot,
 - (iii) that part of Lot 7 lying southerly of the southerly boundary of a private bush road diagonally crossing the northerly part of that lot, and
 - (iv) that part of Lot 8 lying easterly of the highway known as the King's Highway Number 67.

SCHEDULE 11

LAKE ON THE MOUNTAIN PROVINCIAL PICNIC GROUNDS

In the Township of North Marysburgh in the County of Prince Edward and described as follows:

Premising that the most westerly limit of the herein described lands has an astronomical bearing of north 15° 44′ 30″ east, according to survey plan P-2089-3 of the Department of Highways filed as Number 36—Highway Plans in the Registry Office for the Registry Division of the County of Prince Edward and relating all bearings herein thereto;

COMMENCING at the intersection of the high-water mark on the southerly shore of the Bay of Quinte and the easterly limit of the lands shown on the above-mentioned plan; thence south 15° 44′ 30″ west 184.2 feet, more or less, to a stone revetment wall constructed on the northerly limit of the road known as the Old Mountain Road; thence in a general south-easterly direction along that wall 666.2 feet, more or less, to the north-easterly angle of Lot 9 as shown on Plan Number 4 registered in the aforementioned registry office; thence 12° 33' west along the easterly limit of lots 9 and 11 according to that plan 289.5 feet, more or less, to the south-easterly angle of the last-mentioned lot, the said angle being distant 10 feet measured northwesterly and perpendicularly from the concrete retaining wall constructed around the northerly shore of Lake on the Mountain; thence in a general south-westerly direction parallel to and distant 10 feet measured westerly and perpendicularly from that wall to the southerly extremity thereof; thence in a general southerly, easterly and northerly direction following a line parallel to and distant 10 feet measured perpendicularly from that high-water mark on the westerly, southerly and easterly shores of that lake and the casterly bank of the creek connecting that lake to the Bay of Quinte to the intersection of that line with the brow of a hill approximately 100 feet high; thence in a general north-westerly direction along the brow of that hill 635 feet, more or less, to a point therein distant 10 feet measured north-easterly and perpendicularly from a water pipe 3 feet in diameter extending in a northerly direction down that hill; thence north 13° 44′ wast parallel to and distant 10 feet measured extending the conditions of the property of the west parallel to and distant 10 feet measured easterly and perpendicularly from that pipe 213.5 feet; thence north 77° 11′ 30″ west 78.8 feet; thence north 14° 48′ 30″ east 85 feet more or less, to the high-water mark on the southerly shore of that bay; thence in a general westerly direction along that high-water mark 413 feet, more or less, to the point of commencement;

Excepting therefrom any public roads or highways crossing the above-described lands.

SCHEDULE 12

MARK S. BURNHAM PROVINCIAL PARK

In the Township of Otonabee in the County of Peterborough and composed of:

- (a) the east half of Lot 27 in Concession XI; and
- (b) that part of Lot 28 in Concession XI commencing at the south-easterly angle of that lot; thence westerly along the southerly boundary of that lot 223.7 feet; thence in a north-easterly direction in a straight line 404.2 feet, more or less, to a point in the easterly boundary of that lot distant 342.8 feet measured northerly along that boundary from the south-easterly angle of that lot; thence southerly along the easterly boundary of that lot 342.8 feet, more or less, to the south-easterly angle of that lot, being the point of commencement.

SCHEDULE 13

NAGAGAMISIS PROVINCIAL PARK

In the geographic Township of Frost in the Territorial District of Algoma and described as follows:

Commencing at the south-east angle of that geographic township being 9 miles east astronomically from the north-east angle of the geographic Township of Nagagami; thence north astronomically along the east boundary of the first-mentioned geographic township 2 miles and 50 chains; thence west astronomically and parallel with the south boundary of that geographic

township a distance of 2 miles and 20 chains; thence south astronomically a distance of 2 miles and 50 chains, more or less, to the south boundary of that geographic township; thence east astronomically and along the south boundary of that geographic township a distance of 2 miles and 20 chains, more or less, to the point of commencement.

SCHEDULE 14

REMI LAKE PROVINCIAL CAMP AND PICNIC GROUNDS

In the geographic Township of Fauquier in the Territorial District of Cochrane and composed of

- (a) Lot 8 in Concession IX, and
- (b) that part of Lot 9 in Concession IX lying southerly of the south-easterly boundary of Lot 1 according to Plan Number M-150 registered in the office of Land Titles of Cochrane.

SCHEDULE 15

ROCK POINT PROVINCIAL PARK

In the Township of Sherbrooke in the County of Haldimand and described as follows:

COMMENCING at the south-east angle of Lot 4 in the Broken Front Concession, that angle being also the intersection of the north boundary of Barbet Point Naval Reserve and the east boundary of that lot; thence along the southerly production of that boundary through that reserve, being also the west boundary of Barb Crescent as laid out on a plan of subdivision of part of that reserve dated July 12, 1948, prepared by T. Holmes Bartley, O.L.S., 456.3 feet, more or less, to a point in that boundary distant 240 feet north of a 2 inch gas pipe set in concrete 96.3 feet south of the most thence south 86° 05' west astronomically 300 feet; thence southerly parallel to the west boundary of Barb Crescent to the water's edge of Lake Erie; thence in a general south-easterly and northerly direction along that water's edge to its intersection with the northerly boundary of that reserve; thence westerly along that boundary to the point of commencement.

SCHEDULE 16

SERPENT MOUNDS PROVINCIAL PARK

Lot 7 in Concession VII in the Township of Otonabee in the County of Peterborough.

SCHEDULE 17

SIOUX NARROWS PROVINCIAL CAMP AND PICNIC GROUNDS

In the geographic Township of Willingdon in the Territorial District of Kenora and described as follows:

BEGINNING at the north-easterly angle of Mission Site, according to plan dated October 27, 1938, prepared by Campbell Griffin, O.L.S., and of record in the office of the Surveyor-General at Toronto; thence southerly along the easterly boundary of that site 50 feet, more or less, to its intersection with the southerly boundary of the highway known as the King's Highway Number 70, according to Plan Number P-2535-4 dated March 15, 1941, prepared by John E. Jackson, O.L.S., and of record in the above-mentioned office of the Surveyor-General, the said point of intersection being the point of commencement of the herein described lands; thence in a general easterly direction along the southerly boundary of that highway 3171.38 feet, more or less, to its intersection with the southerly boundary of Mining Claim K-8599; thence easterly along that boundary 299.94 feet, more or less, to the south-easterly angle of that mining claim, being also the south-westerly angle of Mining Claim K-8561; thence easterly along the southerly boundary of that mining claim 12.70 chains, more or less, to the southeasterly angle of that mining claim; thence in a general southerly direction to the northerly angle of Mining Location E.B. 40; thence south-westerly along the north-westerly boundary of that mining location to the north-westerly angle of that mining location; thence southerly along the westerly boundary of that mining location to the high-water mark of Regina Bay of Lake of the Woods; thence westerly along that highwater mark to its intersection with the easterly boundary of Mining Claim K-9316; thence northerly along that boundary to a point therein distant 9.03 chains, more or less, from the south-easterly angle of that mining claim, the said point being also the north-easterly angle of Parcel Number 13058 registered in the Office of Land Titles for the Territorial District of Kenora; thence westerly along the northerly boundary of that parcel 6.12 chains to the high-water mark of Regina Bay of Lake of the Woods; thence in a general north-westerly direction along that high-water mark to its intersection with the north-easterly boundary of Summer Resort Location E.B. 1494; thence northwesterly along that boundary to its intersection with the high-water mark of Regina Bay of Lake of the Woods; thence in a general north-easterly direction along that high-water mark to its intersection with the easterly boundary of the Mission Site hereinbefore mentioned; thence northerly along that boundary 10 feet, more or less, to the point of commencement.

(5895)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 145/57.

The Ontario Hog Producers' Marketing Plan.

New and revoking Regulations 104 of Consolidated Regulations of Ontario, 1950, section 4 of schedule 1 of Ontario Regulations 93/49, and Ontario Regulations 100/55 and 104/55.

Made—20th June, 1957.

Filed—25th June, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The plan in schedule 1 is approved and declared to be in force in Ontario except that part thereof comprising the territorial districts and the Provisional County of Haliburton.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Hog Producers' Marketing Plan."

INTERPRETATION

- 2. In this plan
 - (a) "hogs" mean hogs produced in Ontario and marketed for slaughter;

(b) "producer" means a producer engaged in the production of hogs.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of hogs locally within Ontario.

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Hog Producers' Marketing Board".
- 5. The local board shall consist of 11 producermembers, 7 of whom shall be elected in accordance with section 10, and 4 of whom shall be appointed in accordance with section 11.

DISTRICTS

- 6. The producers of hogs shall be divided into 7 districts as follows:
 - (a) District 1, comprising the counties of Carleton, Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Renfrew, Russell and Stormont;
 - (b) District 2, comprising the counties of Durham, Frontenac, Hastings, Lennox and Addington, Northumberland, Peterborough, Prince Edward and Victoria;
 - (c) District 3, comprising the counties of Halton, Ontario, Peel, Simcoe and York;
 - (d) District 4, comprising the counties of Brant, Haldimand, Lincoln, Norfolk, Oxford, Welland and Wentworth;
 - (e) District 5, comprising the counties of Dufferin, Perth, Waterloo and Wellington;
 - (f) District 6, comprising the counties of Bruce, Grey and Huron; and
 - (g) District 7, comprising the counties of Elgin, Essex, Kent, Lambton and Middlesex.

COUNTY GROUPS

7. Producers of hogs in each of the counties named in section 6 shall form a county group.

COMMITTEES

- 8. There shall be a committee in each district to be known as "The District Hog Producers' Committee".
- 9. Each county group shall on or before the 15th of March in each year elect a representative or representatives to The District Hog Producers' Committee for the district in which the county is located on the basis of one representative for each 500 producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARD

- 10.(1) Each District Hog Producers' Committee shall on or before the 20th of March in each year elect one producer-member to the local board.
- (2) When in any year a District Hog Producers' Committee fails to elect the producer-member to the local board in accordance with subsection 1, the producer-members of all District Hog Producers' Committees shall elect on or before the 31st of March of that year the producer-member to the local board from that district.

APPOINTMENTS TO LOCAL BOARD

- 11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint the 4 producer-members necessary to complete the local board.
- (2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.

REVOCATION

2. Regulations 104 of Consolidated Regulations of Ontario, 1950, section 4 of schedule 1 of Ontario Regulations 93/49, and Ontario Regulations 100/55 and 104/55, are revoked.

(5896)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 146/57.
Marketing of Hogs.
New and revoking Ontario Regulations 101/55, 102/55 and 103/55.
Made—4th June, 1957.
Filed—25th June, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

- 1. In these regulations
 - (a) "hogs" means hogs produced in Ontario and marketed for slaughter;
 - (b) "local board" means The Ontario Hog Producers' Marketing Board;
 - (c) "marketing agency" means the Ontario Hog Producers' Co-operative;
 - (d) "plan" means the Ontario Hog Producers' Marketing Plan;
 - (e) "processing" means the slaughtering of hogs;
 - (f) "processor" means a person who slaughters hogs or has hogs slaughtered for him;
 - (g) "producer" means a producer engaged in the production of hogs; and
 - (h) "shipper of hogs" means a person who assembles hogs or transports hogs in any manner, but does not include
 - (i) a producer who transports in a vehicle owned by him only the hogs produced by him, or
 - (ii) a person who is employed by and driving a vehicle owned by the holder of a licence as a shipper of hogs, or
 - (iii) a railway company, or
 - (iv) a processor who bought the hogs under the plan and the regulations.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of hogs locally within Ontario.

EXEMPTIONS

- 3. The Board exempts from these regulations
 - (a) hogs produced in that part of Ontario comprising the territorial districts and the Provisional County of Haliburton, and
 - (b) hogs sold by the producer of the hogs to a retail butcher who operates not more than 2 retail outlets and sells hogs or products thereof to consumers only.

LICENCES FOR PROCESSORS

- **4.**(1) No person shall commence or continue to engage in the processing of hogs except under the authority of a licence as a processor of hogs.
- (2) No licence as a processor of hogs shall be issued except upon application therefor in form 1.
 - (3) A licence as a processor of hogs shall be in form 2.
- (4) A licence as a processor of hogs expires with the 31st of March next following the date on which the licence is issued.
- (5) A licence shall be issued to a processor of hogs without charge.
- **5.**(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly as a processor of hogs or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence as a processor for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or directions of the Board, or the local board or the marketing agency.
- (3) Any person whose licence as a processor was refused, suspended or revoked or was not renewed, may appear before the Board to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be.

DELEGATION OF POWERS

- 6. The Board delegates to the local board the power
 - (a) to require persons engaged in the producing or marketing of hogs to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to hogs as the local board may determine, and to appoint persons to inspect the books, records and premises of such persons;
 - (b) to stimulate, increase and improve the marketing of hogs by such means as it may deem proper;
 - (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing hogs; and
 - (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

- 7. The Board delegates to the local board its powers to make regulations with respect to hogs marketed locally within Ontario
 - (a) providing for the licensing of any or all persons before commencing or continuing to engage as a shipper of hogs;
 - (b) prohibiting persons from engaging as a shipper of hogs except under the authority of a licence;
 - (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper;
 - (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board or the marketing agency;
 - (e) subject to regulation 8, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
 - (f) providing for the fixing of licence fees payable by any or all persons engaged as a shipper of hogs;
 - (g) prescribing the form of licence as a shipper of hogs;
 - (h) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of hogs and providing for the administration and disposition of any moneys or securities so furnished; and
 - (i) subject to regulations 10, 11, 12, and 13, providing for the regulating and the controlling of the marketing of hogs including the times and places at which hogs may be marketed.
- 8. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall have the right, by way of appeal to the Board to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may cause the local board to issue or to re-instate the licence.

LICENCE FEES

- 9.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

Dated at

19 .

MARKETING AGENCY

- 10.(1) Upon the recommendation of the local board, the Ontario Hog Producers' Co-operative is designated the marketing agency by or through which hogs shall be marketed.
- (2) All hogs shall be marketed by or through the marketing agency.
- (3) No person shall market hogs except by or through the marketing agency.

POWERS OF MARKETING AGENCY

- 11. The Board vests in the marketing agency the following powers:
 - (a) to direct and control, by order or direction, either as principal or agent, the transporting, assembling and selling of hogs including the times and places at which hogs may be transported, assembled and sold,
 - (b) to determine from time to time the price or prices that shall be paid to producers for any grade of hogs and to determine different prices for different parts of Ontario,
 - (c) to impose such service charges as may from time to time be fixed by the local board for the marketing of hogs,
 - (d) to pay to the local board from service charges imposed under clause c its expenses in carrying out the purposes of the plan,
 - (e) to require the price or prices payable or owing to the producer for hogs to be paid to the marketing agency,
 - (f) to collect from any person by suit in any court of competent jurisdiction the price or prices or any part thereof of hogs owing to the producer, and
 - (g) to pay to the producers the price or prices for hogs less service charges imposed under clause c and less moneys to be paid to the local board for its expenses under clause d and to fix the times at which or within which such payments shall be made.

SERVICE CHARGES

12. The Board vests in the local board the power to fix from time to time the service charges to be imposed by the marketing agency for the marketing of hogs.

STATEMENTS TO PRODUCERS

13. Each payment under clause g of regulation 11 shall be accompanied by a statement showing the grades and quantity of each grade of hogs sold, the price or prices paid and the particulars of the service charges imposed by the marketing agency.

REVOCATION

14. Ontario Regulations 101/55, 102/55 and 103/55 are revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. PERKIN Chairman

F. K. B. STEWART Secretary

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF HOGS

10 The Farm Froducts Marketing Board.
(name of applicant)
(address)
makes application for a license as a processor of home

makes application for a licence as a processor of hogs under *The Farm Products Marketing Act*.

, this

(signature of applicant)

day of

(where applicant is a corporation or partnership, signature of person authorized to sign)

(office)

FORM 2

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF HOGS

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to.....(name)

of.....(address)

to engage in the processing of hogs.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this

day of , 19 .

THE FARM PRODUCTS MARKETING BOARD

Chairman Secretary

RECOMMENDATION TO THE BOARD
OF DESIGNATION OF MARKETING AGENCY

The Ontario Hog Producers' Marketing Board recommends the designation of the marketing agency referred to in subregulation 1 of regulation 10.

THE ONTARIO HOG PRODUČERS' MARKETING BOARD

ELDRED AIKEN Chairman

C. JAMES BOYNTON Secretary

Dated at Toronto, this 4th day of June, 1957.

(Seal)

(5897)

27

THE HIGHWAY TRAFFIC ACT

O. Reg. 147/57. Speed Limits. Amending O. Reg. 209/56. Made—20th June, 1957. Filed—25th June, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, is further amended by adding the following item:
 - 4. That part of the King's Highway known as Number 2 in the townships of Whitby and East Whitby in the County of Ontario lying between its intersection with the easterly limit of the Town of Whitby and its intersection with the westerly limit of the City of Oshawa.

(5898)

27

THE PUBLIC SERVICE ACT

O. Reg. 148/57. Oath of Allegiance. Amending O. Reg. 135/53. Made—20th June, 1957. Filed—26th June, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

Schedule 3 of Ontario Regulations 135/53 is amended by adding the following item:

- 22. In the Department of Public Welfare
 - Personnel Officer
 - 2. Executive Officer.

(5917)

27

THE INDUSTRIAL STANDARDS ACT

O. Reg. 149/57. Advisory Committees. Amending O. Reg. 117/56. Made—4th June, 1957. Filed—27th June, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 117/56, as amended by Ontario Regulations 184/56, 193/56, 226/56, 259/56, 13/57, 49/57, 125/57, and 133/57, is further amended by adding thereto the following items:

57	Oshawa	Schedule for the barbering industry
58	Pembroke	Schedule for the barbering industry

CLARE E. MAPLEDORAM, Acting Minister of Labour.

June 4, 1957.

(5925)

27

THE INDUSTRIAL STANDARDS ACT

O. Reg. 150/57.

Schedule for the Barbering Industry— Oshawa Zone.

New and Revoking Regulations 177 of Consolidated Regulations of Ontario, 1950.

Made—20th June, 1957. Filed—27th June, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 177 of Consolidated Regulations of Ontario, 1950 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in *The Ontario Gazette*, under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE OSHAWA ZONE

1. No work shall be performed in the barbering industry in the Oshawa zone except in accordance with this schedule.

INTERPRETATION `

- 2. In this schedule
 - (a) "holiday" means
 - (i) Sunday,
 - (ii) New Year's Day,
 - (iii) Good Friday,
 - (iv) Victoria Day,
 - (v) Dominion Day,
 - (vi) Oshawa Civic Holiday,
 - (vii) Labour Day,
 - (viii) Thanksgiving Day,
 - (ix) Christmas Day, and
 - (x) the 26th of December, and
 - (b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

- 3. No person shall perform work in the industry
 - (a) on a holiday;
 - (b) on a Wednesday;
 - (c) for more than 9 hours a day; or
 - (d) before 8 a.m. or after 6 p.m. in a day.
- 4. Notwithstanding section 3, during a week in which
 - (a) a holiday other than New Year's Day and Christmas Day falls on a day other than a Sunday,

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- (i) 9 hours of work may be performed between 8 a.m. and 6 p.m. on each day of Monday, Tuesday, Thursday, Friday, and Saturday, of the week which is not a holiday, and
- (ii) 5 hours of work may be performed between 8 a.m. and 1 p.m. on Wednesday of the week, where Wednesday is not a holiday, and
- (b) New Year's Day and Christmas Day falls on a day other than a Sunday, 9 hours of work may be performed between 8 a.m. and 6 p.m. on each day of the week which is not a holiday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment.

Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

- 6.(1) The minimum rate of wages for all work performed in the industry by employees shall be
 - (a) for a Class A employee, \$40 a week plus 60 per cent of the proceeds in excess of \$55 from the work performed by him, and
 - (b) for a Class B employee, 70 per cent of the proceeds from the work performed by him with a minimum rate of wages of 75 cents an hour.
 - (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than
 - (a) the minimum charge for each operation established in section 8, or
 - (b) the prevailing charge established in the shop for each operation, whichever is the greater.
- 7. No deductions shall be made from the minimum rate of wages for
 - (a) materials supplied,
 - (b) laundry service, or
 - (c) operating expenses.

MINIMUM CHARGES

8.(1) The minimum charge for each operation in the industry shall be as follows:

(a) facial massage, plain.....

- (b) hair-cut or trim for persons 14 years and over.
 60 cents

 (c) hair-cut for persons under 14 years
 35 cents

 (d) head-rub.
 25 cents

 (e) neck-clip for ladies.
 25 cents

 (f) razor honing.
 50 cents

- (i) singe...... 35 cents

- (2) No employer or employee may
 - (a) contract for or accept lower prices than those in subsection 1,
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
 - (c) give any article or premium to the customer without charging the full value of the article or premium.

(5926)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 151/57.

Schedule for the Barbering Industry—Pembroke Zone.

New and Revoking Regulations 181 of Consolidated Regulations of Ontario, 1950.

Made—20th June, 1957. Filed—27th June, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 181 of Consolidated Regulations of Ontario, 1950 are revoked.
- **3.** These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PEMBROKE ZONE

1. No work shall be performed in the barbering industry in the Pembroke zone except in accordance with this schedule.

INTERPRETATION

- 2. In this schedule "holiday" means
 - (a) Sunday,
 - (b) Wednesday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Pembroke Civic Holiday,
 - (h) Labour Day,
 - (i) Thanksgiving Day,
- (j) Christmas Day, and
- (k) the 26th of December in a year in which Christmas Day falls on a day other than a Saturday, or the 27th of December in a year in which Christmas Day falls on a Saturday.

50 cents

HOURS OF WORK

- 3. The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 43 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more
 - (i) 8 hours of work performed on Monday and Friday between 9 a.m. and 6 p.m., and
 - (ii) 9 hours of work performed on Tuesday, Thursday, and Saturday, between 9 a.m. and 8 p.m.
- 4. No person shall perform work in the industry on a holiday, or other than during a regular workingday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A-A person who is given full-time employment.

Class B—A person who is given part-time work or casual employment.

MINIMUM RATES OF WAGES

- 6.(1) The minimum rate of wages for all work performed in the industry by employees shall be
 - (a) for a Class A employee, \$30 a week plus 70 per cent of the proceeds in excess of \$42 from the work performed by him, and
 - (b) for a Class B employee, 70 per cent of the proceeds from the work performed by him with a minimum rate of wages of 85 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than
 - (a) the minimum charge for each operation established in section 8, or
 - (b) the prevailing charge established in the shop for each operation, whichever is the greater.
- 7. No deductions shall be made from the minimum rate of wages for
 - (a) materials supplied,
 - (b) laundry service, or
 - (c) operating expenses.

MINIMUM CHARGES

8.(1) The minimum charge for each operation in the industry shall be as follows:

(c) hair-cut for persons under 14 years

- (a) facial massage, plain..... 50 cents
- (b) hair-cut or trim for persons 14 60 cents years and over.....
- (d) head-rub..... 25 cents
- 25 cents (e) neck-clip for ladies.....

- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- 30 cents (h) shave......
- 35 cents (i) singe.......
- (2) No employer or employee may
 - (a) contract for or accept lower prices than those in subsection 1,
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
 - (c) give any article or premium to the customer without charging the full value of the article or premium.

(5927)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 152/57.

The Ontario Flue-Cured Tobacco Growers' Marketing Plan.

New.

Made--20th June, 1957.

Filed—28th June, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The plan in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers of a co-operative corporation under Part V of The Corporations Act, 1953, as amended from time to time.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Flue-Cured Tobacco Growers' Marketing Plan".

INTERPRETATION

- 2. In this plan
 - (a) "local board" means The Ontario Flue-Cured Tobacco Growers' Marketing Board;
 - (b) "producer" means a tobacco farm owner engaged in the production of tobacco in Ontario:
 - (c) "tobacco" means unmanufactured flue-cured tobacco produced in Ontario; and
 - (d) "tobacco farm owner" means a person who owns a farm in Ontario on which tobacco is produced.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of tobacco locally within Ontario.

35 cents

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Flue-Cured Tobacco Growers' Marketing Board".
- 5. The local board shall consist of 15 members elected or appointed in accordance with sections 11 and 12.

MEMBERS OF THE LOCAL BOARD

- 6. The members of the local board who shall hold office until their successors are elected are:
 - (a) for District 1, Ernest Duckett, R.R. 2, Leamington;
 - (b) for District 2, John Lysko, R.R. 2, Longwood;
 - (c) for District 3, Stanley C. Smith, R.R. 2, Port Stanley;
 - (d) for District 4, Kenneth C. Emerson, Box 171, Vienna;
 - (e) for District 5, Rene E. Strobbe, R.R. 1, Aylmer;
 - (f) for District 6, Jesse F. Gray, R.R. 3, Tillsonburg;
 - (g) for District 7, Gerard VanDenBussche, R.R.2, Otterville;
 - (h) for District 8, Adam Breitenbach, R.R. 2, Langton;
 - (i) for District 9, Michel DeMaiter, Box 544, Tillsonburg;
 - (j) for District 10, Engelbertus F. VanLoon, R.R. 1, Vittoria;
 - (k) for District 11, Henry Catry, Delhi;
 - (l) for District 12, Stanley Proracki, R.R. 4, Waterford;
 - (m) for District 13, Edward Richard Adams, Delhi;
 - (n) for District 14, Robert H. Cook, 47 Kimbark Blvd., Toronto; and,
 - (o) Marcel Renneboog, R.R. 2, LaSalette.

DISTRICTS

- 7. Producers shall be divided into 14 districts as follows:
 - (a) District 1, comprising the counties of Essex, Kent and Lambton;
 - (b) District 2, comprising the County of Middlesex;
 - (c) District 3, comprising the County of Elgin except the townships of Bayham and Malahide;
 - (d) District 4, comprising the Township of Bayham except the gore bounded by the road known as the "Old Talbot Road", that part of the King's Highway known as number 19 and the boundary between the townships of Bayham and Houghton in the County of Elgin;
 - (e) District 5, comprising the Township of Malahide and that part of the Township of Bayham not included in District 4, in the County of Elgin;

- (f) District 6, comprising the County of Oxford;
- (g) District 7, comprising the Township of Middleton in the County of Norfolk;
- (h) District 8, comprising the Township of North Walsingham in the County of Norfolk;
- (i) District 9, comprising the townships of Houghton and South Walsingham in the County of Norfolk;
- (j) District 10, comprising the townships of Charlotteville and Woodhouse in the County of Norfolk;
- (k) District 11, comprising the Township of Windham except that part thereof comprising lots 1 to 12, both inclusive, in concessions 6 to 14, both inclusive, in the County of Norfolk;
- (1) District 12, comprising the Township of Oakland in the County of Brant and the Township of Townsend and that part of the Township of Windham not included in District 11 in the County of Norfolk;
- (m) District 13, comprising the County of Brant except the Township of Oakland; and
- (n) District 14, comprising the counties of Durham, Northumberland and Simcoe.

DISTRICT GROUPS

- 8.(1) Producers in each of the districts named in section 7 shall form a district group.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 7 may become a member of the district group of producers nearest to his place of production.

COMMITTEES

- 9. There shall be a committee in each district to be known as "The District Flue-Cured Tobacco Growers' Committee".
- 10. Producers in each district group shall on or before the 15th of December in each year elect from its members 5 producer representatives to The District Flue-Cured Tobacco Growers' Committee.

ELECTION OF MEMBERS TO LOCAL BOARD

- 11.(1) Each District Flue-Cured Tobacco Growers' Committee may on or before the 21st of December in each year elect from the producers in the district one member to the local board.
- (2) When in any year a District Flue-Cured Tobacco Growers' Committee fails to elect the member to the local board in accordance with subsection 1, the members of all District Flue-Cured Tobacco Growers' Committees may on or before the 31st of December of that year elect the member from that district to the local board.

APPOINTMENTS TO LOCAL BOARD

- 12.(1) The members elected to the local board shall at its first meeting after the 31st of December appoint
 - (a) the member not elected by District Flue-Cured Tobacco Growers' Committees, and
 - (b) such other members not elected under section 11, to complete the local board.
- (2) The member appointed under clause a of subsection 1 shall be a person engaged in the production of tobacco in Ontario.

- (3) Each member appointed to the local board under clause b of subsection 1 shall be a producer in the district for which he is appointed.
- (4) When a member of the local board dies or resigns before the 31st of December of the year next following the date of his election or appointment, the members of the local board may appoint a member for the unexpired term.
- (5) Each member of the local board shall be elected or appointed to hold office until the 31st of December of the year next following his election or appointment.

(5928) 27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 153/57.
Marketing of Flue-Cured Tobacco.
New.
Made—28th June, 1957.
Filed—28th June, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF FLUE-CURED TOBACCO

INTERPRETATION

- 1. In these regulations
 - (a) "buyer" means a person who buys tobacco;
 - (b) "local board" means The Ontario Flue-Cured Tobacco Growers' Marketing Board;
 - (c) "plan" means The Ontario Flue-Cured Tobacco Growers' Marketing Plan;
 - (d) "tobacco" means unmanufactured flue-cured tobacco produced in Ontario.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of tobacco locally within Ontario.

DELEGATION OF POWERS

- 3. The Board delegates to the local board the power
 - (a) to require persons engaged in the producing or marketing of tobacco to register their names, addresses and occupations with the local board, require such persons to furnish such information in regard to tobacco as the local board may determine and appoint persons to inspect the books, records and premises of such persons;
 - (b) to stimulate, increase and improve the marketing of tobacco by such means as it may deem proper;
 - (c) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

REGULATIONS BY THE LOCAL BOARD

4. The Board delegates to the local board the power to make regulations with respect to tobacco marketed locally within Ontario

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of tobacco:
- (b) prohibiting persons from engaging in the producing or marketing of tobacco except under the authority of a licence issued by the local board;
- (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the local board may deem proper:
- (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan, or any order or direction of the local board;
- (e) subject to regulation 5, providing for the right of any person whose licence was refused, suspended or revoked or was not renewed, to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be;
- (f) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing tobacco and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
- (g) prescribing the form of licences;
- (h) providing for the exemption from the regulations under the plan of any class, variety or grade of tobacco, or any person or class of persons engaged in the producing or marketing of tobacco or any class, variety or grade of tobacco;
- (i) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of tobacco, and providing for the administration and disposition of any moneys or securities so furnished;
- (j) providing for the fixing and allotment of quotas for tobacco and for the marketing of tobacco on a quota basis, and for prohibiting any person engaged in the production of tobacco from marketing any tobacco in excess of the quota allotted to such person; and
- (k) regulating and controlling the marketing of tobacco including the times and places at which tobacco may be marketed.
- 5. Any person whose licence was refused, suspended or revoked or was not renewed by the local board shall by way of appeal to the Board have a right to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be, by the local board, and the Board, after a hearing at which all persons entitled to be heard have been given an opportunity to make representations in respect of the refusal, suspension or revocation of the licence or the refusal to renew the licence, as the case may be, may order the local board to issue or to reinstate the licence and the local board shall comply with the order.

AUTHORIZATION TO LOCAL BOARD

- **6.**(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.
- 7. The Board authorizes the local board to require the price or prices payable or owing for tobacco to the persons engaged in the production of the tobacco to be paid to or through the local board.
- 8. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety or grade of tobacco.

NEGOTIATING AGENCIES

- **9.**(1) There shall be a negotiating agency consisting of 6 persons to be known as "The Negotiating Committee for Tobacco", three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the buyers.
- (2) The local board and the buyers shall appoint their respective members of the Negotiating Committee for Tobacco and shall notify the Board in writing of their names and addresses not later than the 15th of January in each year.
- (3) Subject to subregulations 4 and 5 the members of the negotiating agency appointed under subregulation 2 shall be and remain members until the 31st of December of the year in which the members were appointed.
- (4) Where a member of the negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the processors, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (5) Where the local board or the processors, as the case may be, fail to make an appointment under subregulation 4 within 7 days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
- (6) Where the local board or the processors, as the case may be, fail to appoint the persons under sub-regulations 2 and 4, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 10. The Negotiating Committee for Tobacco is empowered to adopt or settle by agreement
 - (a) minimum prices for tobacco or for any class, variety, or grade of tobacco,
 - (b) terms, conditions and forms of agreements relating to the producing or marketing of tobacco, and
 - (c) any charges, costs or expenses relating to the production or marketing of tobacco.

11. A meeting of a negotiating agency may be convened by a notice in writing given by the 3 members of the negotiating agency appointed by the local board or by the processors to the other members of the negotiating agency at least 7 days, but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

- 12.(1) Where a meeting of a negotiating agency is not held in accordance with the notice in regulation 11, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, on or before the 15th of February in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.
- (2) Where a negotiating agency decides before the 15th of February that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.
- (3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2 it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Arbitration Board shall consist of 3 members.
- (5) One member may be appointed by the 3 members of the negotiating agency appointed by the local board and one member may be appointed by the 3 members of the negotiating agency appointed by the processors.
- (6) Where 2 members are appointed to the Arbitration Board in accordance with subregulation 5, the 2 members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within 7 days after the Board was notified under subregulation 2, or the 15th of February, as the case may be, the Board shall appoint the third member.
- (7) Where the 3 members of the negotiating agency appointed by the local board, or the 3 members of the negotiating agency appointed by the processors, as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or the 15th of February, as the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.
- (8) The Board shall submit to the Board of Arbitration any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.
- (9) The Arbitration Board shall meet forthwith after the appointment of the 3 members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

THE FARM PRODUCTS MARKETING BOARD

> G. F. PERKIN Chairman.

(Seal)

F. K. B. Stewart, Secretary.

Dated at Toronto, this 28th day of June, 1957.

(5929)

27



July 13th, 1957

THE FOREST FIRES PREVENTION ACT

O. Reg. 154/57. General Regulations. Amending O. Reg. 110/57. Made—27th June, 1957. Filed—2nd July, 1957.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

1. Schedules 4 and 7, schedule 12 as remade by regulation 1 of Ontario Regulations 110/57, and schedules 13, 15, and 19, of Appendix A of Ontario Regulations 96/53 are struck out and the following substituted therefor:

SCHEDULE 4

GERALDTON FIRE DISTRICT

In the territorial districts of Thunder Bay, Kenora, and Cochrane, and described as follows:

Commencing at the north-easterly angle of the geographic Township of Bell in the Territorial District of Thunder Bay; thence south astronomically along the easterly boundary of that territorial district 44 miles, more or less, to the southwesterly angle of the geographic Township of Flanders in the Territorial District of Algoma; thence west astronomically 10 miles, more or less, to the height of land defining the boundary between the watersheds of James Bay and Lake Superior; thence southerly along that height of land 3 miles, more or less, to the intersection with the height of land defining the boundary between the watersheds of White Otter River and Black River; thence in a general westerly and south-Commencing at the north-easterly angle of the River; thence in a general westerly and south-westerly direction along that height of land and along the height of land defining the boundary between the watersheds of Pic River and Black River to the confluence of those rivers; thence in a southerly direction following the easterly shore of the Pic River to the intersection with the easterly shore of Lake Superior; thence south astronomically to the intersection with the boundary between Canada and the United States; thence in a northwesterly direction following that boundary to the westerly direction following that boundary to the intersection with a line drawn south astronomically from the south-easterly extremity of Newash Point on the southerly shore of Isle St. Ignace and easterly of Nipigon Strait; thence north astronomically along that line to the south-easterly extremity of Newash Point; thence in a general westerly and contraction following the contraction following the contraction of the southerly and northerly direction following the southerly and westerly shores of Isle St. Ignace to the most westerly point in the westerly shore of that island at the northerly extremity of Nipigon Strait; thence north-westerly in a straight line to a point in the northerly shore of Nipigon Bay of Lake Superior where it is intersected by a line drawn south where it is intersected by a line drawn south astronomically from the south-easterly angle of the geographic Township of Ledger; thence north astronomically along that line 3 miles, more or less, to the intersection with a line drawn east astronomically from the south-easterly angle of the geographic Township of Booth; thence west astronomically lead to the least nomically along that line 7 miles, more or less, to the south-easterly angle of that geographic township, being on the westerly shore of Helen Lake; thence in a general northerly direction following the westerly shore of that lake to the intersection with the easterly shore of the Nipigon River; thence in a general northerly direction following that shore to the intersection with a line drawn east astronomi-

cally from the intersection of the southerly shore of Lake Nipigon and the westerly shore of that river; thence west astronomically along that line to that intersection; thence in a general westerly, northerly, and easterly, direction following the southerly, westerly, and northerly, shores of Lake Nipigon to the intersection of the last-mentioned shore with a line drawn south astronomically from a point on the 7th Base Line distant 33 miles measured east astronomically along that base line from the westerly boundary of the Nipigon Provincial Forest; thence north astronomically along that line Forest; thence north astronomically along that line 21 miles, more or less, to the northerly boundary of that provincial forest; thence east astronomically along that boundary 37 miles, more or less, to the north-easterly angle of that provincial forest; thence north astronomically 85 miles, more or less, to the 11th Base Line; thence east astronomically along that base line 48 miles, more or less, to the intersection with the southerly shore of the Wabassi River; thence in a general southerly and easterly direction along that shore to the intersection with direction along that shore to the intersection with the northerly shore of the Albany River; thence south astronomically to the southerly shore of that river; thence in a general south-easterly direction along that shore to the intersection with a line produced north astronomically 8 miles, more or less, from the northern extremity of Ontario Land Surveyor Niven's 1907-8 Meridian; thence southerly along that production and along that meridian 108 miles, more or less, to the north-easterly angle of the geographic Township of Bell, being the point of commencement.

SCHEDULE 7

KENORA FIRE DISTRICT

In the Territorial District of Kenora, and described as follows:

Commencing at a point in the boundary between Ontario and Manitoba where it is intersected by the 7th Base Line; thence east astronomically along that base line 58 miles, more or less, to the easterly shore of the English River; thence in a general southerly direction along that shore and easterly shores of Maynard Lake, Tide Lake, and Ball Lake, to the Wabigoon River; thence in a general south-easterly direction following the general north-easterly shore of that river to a point on the north-easterly shore of Clay Lake where it is intersected by the northerly limit of the geographic Township of Redvers; thence east where it is intersected by the northerly limit of the geographic Township of Redvers; thence east astronomically to the north-easterly angle of the geographic Township of Rowell; thence south astronomically along the easterly boundaries of that geographic township and the geographic Township of Britton to the northerly shore of Gullwing Creek; thence easterly along that shore of the intersection with the northerly shore of to the intersection with the northerly shore of Gullwing Lake; thence in a general easterly direction along the northerly and easterly shores of that lake to the most easterly extremity thereof; thence south-easterly in a straight line to the most westerly extremity of Philcot Lake; thence in a general southerly and easterly direction along the westerly and southerly shores of that lake to the southerly shore of the waterway connecting that lake and Crossecho Lake; thence easterly along that shore to the intersection with the northerly shore of the last-mentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the easterly shore of the waterway connecting that lake and Table Rock Lake; thence southerly along that shore of that waterway to the intersection with the northerly shore of that lake; thence easterly and southerly

along the northerly and easterly shores of that lake to the intersection with the easterly shore of the waterway connecting that lake and Sandy Beach Lake; thence southerly along that shore to the intersection with the northerly shore of the lastmentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the southerly boundary of the geographic Township of McAree; thence east astronomically 14 miles, more or less, to the intersection with a line drawn north astronomically from the most northerly extremity of Basket Lake; thence south astronomically along that line to the northerly shore of that lake; thence in a general south-easterly direction along the northerly and easterly shores of that lake to the north-easterly shore of the waterway connecting that lake and Abamategwia Lake; thence in a general south-easterly direction along that shore to the intereasterly direction along that shore to the inter-section with the northerly shore of the last-mentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the most south-easterly extremity thereof; thence, south-easterly in a straight line to the most northerly extremity of Mameigwess Lake; thence in a general south-westerly direction along the westerly shore of that lake to the northerly boundary of the geographic Township of Ilsley; thence east astronomically to the easterly shore of Indian Lake; thence in a general souther than the control of the sectors of northerly and north-easterly direction along the shore of that lake, the southerly shore of the waterway connecting that lake and Barrel Lake, and the southerly shore of the last-mentioned lake, to the intersection with the southerly shore of the English River; thence north astronomically to the English River; thence north astronomically to the northerly shore of that river; thence in a general south-easterly direction along the northerly shores of that river and Sowden Lake to the intersection with the northerly shore of the Megikons River; thence in a general easterly direction along that shore to the intersection with the northerly shore of Husak Creek; thence in a general easterly direction along that shore to the intersection with a line drawn west astronomically from the north-westerly angle of Grand Trunk Pacific Railway land grant Block No. 6; thence east astronomically along that line to the north-west angle of that block in the easterly boundary of the Territorial District of Kenora; thence southerly along that boundary of miles, more or less, to the southerly boundary of that district; thence in a general westerly direction along the southerly boundary of that district tion along the southerly boundary of that district to the intersection with the boundary between Canada and the United States; thence northwesterly and northerly along that boundary to the intersection with the boundary between Ontario and Manitoba; thence northerly along the lastmentioned boundary 71 miles, more or less, to the intersection with the 7th Base Line, being the point of commencement.

SCHEDULE 12

PEMBROKE FIRE DISTRICT

In the Territorial District of Nipissing, in the counties of Hastings and Renfrew, and in the Provisional County of Haliburton, and described as follows:

Commencing at a point in the boundary between Ontario and Quebec where it is intersected by the easterly production of the southerly boundary of the Township of Petawawa in the County of Renfrew; thence westerly along that production and that boundary to the north-easterly angle of the Township of Alice and Fraser; thence southerly along the easterly boundary of that township to the intersection with the easterly boundary of the Township of Stafford; thence southerly along that boundary to the south-westerly angle of the Township of Pembroke; thence easterly along the south-

erly boundary of that township to the intersection with the boundary between Ontario and Quebec; thence in a general south-easterly, northerly. easterly, and southerly direction along that boundary to the intersection with the southerly boundary of the Township of Westmeath; thence westerly along that boundary to the south-westerly angle of that township; thence northerly along the westerly unat townsnip; thence northerly along the westerly boundary of that township to the south-easterly angle of the Township of Stafford; thence westerly along the southerly boundary of that township to the south-westerly angle thereof; thence southerly along the easterly boundary of the Township of Wilberforce and along the production southerly of that boundary to the intersection with the contraction. whiteholder and along the productive state boundary to the intersection with the southerly shore of the Bonnechere River; thence north, westerly along that shore and the southerly shore of Mud Lake to the intersection with the easterly boundary of the Township of South Algona; thence southerly along that boundary to the southerly along that boundary to the southeasterly angle of that township; thence westerly along the southerly boundary of that township to the south-westerly angle thereof; thence southerly along the easterly boundary of the Township of Brudenell and Lyndoch to the intersection with the centre line of the highway become as the Occarrence. centre line of the highway known as the Opeongo Road in that part of the Township of Brudenell and Lyndoch which was formerly the Township of Brudenell; thence in a general westerly direction along that centre line to the intersection with the centre line of the highway known as the Hastings and Opeongo Junction Road; thence in a general south-westerly and westerly direction along the last-mentioned centre line to the centre line of the main channel of the Madawaska River in the Township of Radcliffe; thence in a general northerly and north-westerly direction along that centre line to the high-water mark on the southerly shore of Kamaniskeg Lake; thence westerly and northerly along that high-water mark and along the southerly bank of the waters connecting that lake with Bark Lake to the high-water mark on the shore of the last-mentioned lake; thence south-westerly and north-easterly along that high-water mark to the southerly boundary of the Township of Sherwood, Jones and Burns; thence westerly along the south-erly boundaries of that township and the geographic townships of Lyell and Sabine, in the Territorial District of Nipissing, to the south-westerly angle of the last-mentioned geographic township; thence northerly along the westerly boundary of that geographic township to the south-easterly angle of that part of the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, in tock, Livingstone, Lawrence and rightingale, in the Provisional County of Haliburton, which was formerly the Township of Nightingale; thence westerly along the southerly boundaries of that part and the adjoining part of the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, which was formerly the Township of Lawrence, to the south-westerly angle of the last-mentioned part; thence northerly along the westerly boundary of that part to the southerly boundary of the geographic Township of Peck, in the Terri-torial District of Nipissing; thence westerly along the southerly boundaries of the geographic townships of Peck and Finlayson to the centre line of the allowance for road between lots 20 and 21 in the last-mentioned geographic township; thence northerly along that centre line to the northerly boundary erly along that centre line to the northerly boundary of that geographic township; thence westerly along the northerly boundary of that geographic township to the centre line of the allowance for road between lots 15 and 16 in the geographic Township of McCraney; thence northerly along that centre line and the centre line of the allowance for road between lots 15 and 16 in the geographic townships of Butt and Paxton to the northerly boundary of the Butt and Paxton to the northerly boundary of the last-mentioned geographic township; thence east-erly along that boundary to the centre line of the allowance for road between lots 20 and 21 in the geographic Township of Ballantyne; thence northerly along that centre line to the northerly boundary

of that geographic township; thence easterly along the northerly boundaries of that geographic township and the geographic Township of Wilkes to the westerly boundary of the geographic Township of Pentland; thence northerly along the westerly boundary of that geographic township to the northwesterly angle thereof; thence easterly along the northerly boundary of that geographic township to the westerly boundary of the geographic Township of Boyd; thence northerly along the lastmentioned boundary to the north-westerly angle of that geographic township; thence easterly along the northerly boundary of that geographic township to the westerly boundary of the geographic Township to the westerly boundary of the geographic Township of Cameron; thence northerly along that boundary and the production of its northerly part to the intersection with the boundary between Ontario and Quebec; thence south-easterly along that boundary to the point of commencement.

SCHEDULE 13

PORT ARTHUR FIRE DISTRICT

In the Territorial District of Thunder Bay and described as follows:

Commencing at the south-westerly angle of the Territorial District of Thunder Bay; thence north astronomically 84 miles, more or less, to the southwesterly angle of Grand Trunk Pacific Railway land grant Block No. 6; thence east astronomically along the southerly limit of that block 18 miles, more or less, to the south-easterly angle of that block; thence south-easterly in a straight line 6 miles, more or less, to a point in a line distant 4 miles measured north astronomically from the 24th mile post on the base line surveyed by Ontario Land Surveyor Ross in 1921, which mile post is distant 24 miles east of the westerly boundary of the Territorial District of Thunder Bay; thence north 50° 42′ 38″ east, 14.2127 miles; thence north astronomically 2 miles; thence east astronomically 5 miles; thence north astronomically 29 miles to a point distant 44 miles measured north astronomically from the 4th mile post on the base line surveyed by Ontario Land Surveyors Phillips and Benner in 1922; thence east astronomically 52 miles, more or less, to the westerly shore of Lake Nipigon; thence in a general southerly and easterly direction following the general westerly and southerly shores of that lake to the intersection of the last-mentioned shore with the westerly shore of the Nipigon River; thence east astronomically across that river to a point in the easterly shore of that river; thence in a general southerly direction following the easterly shore of the Nipigon River to the intersection with the westerly shore of Helen Lake; thence in a general southerly direction following that shore to the south-easterly angle of the geographic Township of Booth; thence east astronomically 7 miles, more or less, to the intersection with a line drawn south astronomically from the south-easterly angle of the astronomically from the south-eastern angle of the geographic Township of Ledger; thence south astronomically 3 miles, more or less, to the northerly shore of Nipigon Bay of Lake Superior; thence south-easterly in a straight line 13 miles, more or less, to the most westerly point in the westerly shore of Isle St. Ignace at the northerly extremity of Nipigon Straight; thence in a general southerly and easterly direction following the westerly and southerly shore of Isle St. Ignace to the southeasterly extremity of Newash Point; thence south astronomically to the intersection of the boundary between Canada and the United States; thence in a general westerly direction following that boundary to the south-westerly angle of the Territorial District of Thunder Bay, being the point of commencement.

SCHEDULE 15

SIOUX LOOKOUT FIRE DISTRICT

In the territorial districts of Kenora and Thunder Bay, and described as follows:

Commencing at a point in the boundary between Ontario and Manitoba where it is intersected by the 7th Base Line; thence east astronomically along 7th Base Line; thence east astronomicarly arong that base line 58 miles, more or less, to the easterly shore of the English River; thence in a general southerly direction along that shore and the easterly shores of Maynard Lake, Tide Lake, and Ball Lake, to the Wabigoon River; thence in a support of the course of the startly direction following the general south-easterly direction following the general north-easterly shore of that river to a point on the north-easterly shore of Clay Lake where it is intersected by the northerly limit of the geographic Township of Redvers; thence east astronomically to the north-easterly angle of the geographic Township of Rowell; thence south astronomically along the easterly boundaries of that geographic township and the geographic Township of Britton to the northerly shore of Gullwing Creek; thence easterly along that shore to the intersection with the northerly shore of Gullwing Lake; thence in a general easterly direction along the northerly and easterly shores of that lake to the most easterly extremity thereof; thence south-easterly in a straight line to the most westerly extremity of Philcot Lake; thence in a general southerly and easterly direction along the westerly and southerly shores of that lake to the southerly shore of the waterway connecting that lake and Crossecho Lake; thence easterly along that shore to the intersection with the northerly shore of the last-mentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the easterly shore of the waterway connecting that lake and Table Rock Lake; thence southerly along that shore of that waterway to the intersection with the northerly shore of that lake; thence easterly and southerly along the northerly and easterly shores of that lake to the intersection with the easterly shore of the waterway connecting that lake and Sandy Beach Lake; thence southerly along that shore to the intersection with the northerly shore of the last-mentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the southerly boundary of the geographic Township of McAree; thence east astronomically 14 miles, more or less, to the intersection with a line drawn north astronomically from the most northerly extremity of Basket Lake; thence south astronomically along that line to the northerly shore of that lake; thence in a general south-easterly direction along the northerly and easterly shores of that lake to the north-easterly shore of the waterway connecting that lake and Abamategwia Lake; thence in a general south-easterly direction along that shore to the intersection with the northerly shore of the last-mentioned lake; thence in a general easterly and southerly direction along the northerly and easterly shores of that lake to the most south-easterly extremity thereof; thence south-easterly in a straight line to the most northerly extremity of Mameigwess Lake; thence in a general southwesterly direction along the westerly shore of that lake to the northerly boundary of the geographic Township of Ilsley; thence east astronomically to the easterly shore of Indian Lake; thence in a general northerly and north-easterly direction along the shore of that lake, the southerly shore of the waterway connecting that lake and Barrel Lake, and the southerly shore of the last-mentioned lake to the intersection with the southerly shore of the English River; thence north astronomically to the northerly shore of that river; thence in a general south-easterly direction along the northerly shores of that river and Sowden Lake to the intersection with the northerly shore of the Megikons River;

thence in a general easterly direction along that shore to the intersection with the northerly shore of Husak Creek; thence in a general easterly direction along that shore to the intersection with a line drawn west astronomically from the north-westerly angle of Grand Trunk Pacific Railway land grant Block No. 6; thence east astronomically along that line to the north-westerly angle of that block; thence south astronomically along the boundary between the territorial districts of Thunder Bay and Kenora to the south-westerly angle of that block; thence cast astronomically along the southerly limit of that block 18 miles, more or less, to the south-easterly angle of that block; thence south-easterly in a straight line 6 miles, more or less, to a point in a line distant 4 miles measured north astronomically from the 24th mile post on the base line surveyed by Ontario Land Surveyor Ross in 1921 and which mile post is distant 24 miles easterly of the westerly boundary of the Territorial District of Thunder Bay; thence north 50° 42′ 38″ east 14.2127 miles; thence north astronomically 2 miles; thence east astronomically 5 miles; thence north astronomically 29 miles to a point distant 44 miles measured north astronomically from the 4th mile post on the base line surveyed by Ontario Land Surveyors Phillips and Benner in 1922; thence east astronomically 52 miles, more or less, to the westerly shore of Lake Nipigon; thence in a general northerly and easterly direction following the westerly and northerly shores of that lake to the intersection with a line drawn south astronomically from a point on the 7th Base Line which is distant 33 miles measured easterly along that base line from the west boundary of the Nipigon Provincial Forest; thence north astronomically along that line 21 miles, more or less, to the northerly boundary of that provincial forest; thence east astronomically along that boundary 37 miles, more or less, to the north-easterly angle of that provincial forest; thence north astronomically 85 miles, more or less, to the 11th Base Line; thence west astronomically along that base line to the intersection with the boundary between Ontario and Manitoba; thence southerly along that boundary to the intersection with the 7th Base Line, being the point of commencement.

SCHEDULE 19

WHITE RIVER FIRE DISTRICT

In the territorial district of Thunder Bay and Algoma, and described as follows:

Commencing at the south-easterly angle of geographic Township 25, Range 23, in the Territorial District of Algoma; thence north astronomically to the north-easterly angle of the geographic Township of Glasgow; thence east astronomically to the south-easterly angle of the geographic Township of Acton; thence north astronomically to the north-easterly angle of the geographic Township of Martin; thence west astronomically to the south-easterly angle of the geographic Township of Hambleton; thence north astronomically to the north-easterly angle of that geographic township; thence west astronomically to the south-easterly angle of that geographic Township of Matthews; thence north astronomically to the north-easterly angle of that geographic Township; thence west astronomically to the north-westerly angle of the geographic Township of Welsh; thence north astronomically to the south-westerly angle of the geographic Township of Flanders; thence west astronomically 10 miles, more or less, to the height of land defining the boundary between the watersheds of James Bay and Lake Superior; thence southerly along that height of land 3 miles, more or less, to the intersection with the height of land defining the boundary between the watersheds of White Otter River and Black River; thence in a general westerly and south-westerly direction

along that height of land and along the height of land defining the boundary between the watersheds of Pic River and Black River to the confluence of those rivers; thence in a southerly direction following the easterly shore of the Pic River to the intersection with the easterly shore of Lake Superior; thence south astronomically to the intersection with the boundary between Canada and the United States; thence in a general southeasterly direction along that boundary to the intersection with the boundary between the territorial districts of Thunder Bay and Algoma; thence north astronomically along that boundary to the intersection with a line drawn west astronomically from the north-westerly angle of geographic Township 30, Range 22; thence east astronomically to the south-easterly angle of geographic Township 25, Range 23, being the point of commencement.

(5930)

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THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 155/57.
General Regulations.
New and Revoking Regulations 36, 46, 50, 51, 53, 54, 55, 56, and 57 of Consolidated Regulations of Ontario 1950, O. Reg. 310/52 and Amending O. Reg. 319/51, 133/52, 134/52 and 213/52.
Made—20th May, 1957.
Approved—27th June, 1957.
Filed—2nd July, 1957.

REGULATIONS MADE BY THE MINISTER UNDER
THE DEPARTMENT OF EDUCATION ACT, 1954

ELEMENTARY SCHOOLS

INTERPRETATION

- 1. In these regulations
 - (a) "inspector" means public- or separate-school inspector; and
 - (b) "school" means public or separate school.

EOUIPMENT

- 2.(1) Each school shall be equipped with
 - (a) a flagstaff, cord, pulley, and either the Union Jack or the Canadian Red Ensign,
 - (b) a mounted globe not less than 12 inches in diameter,
 - (c) (i) separate wall-maps of the British Isles, the continents, Canada, Ontario, and the United States, and
 - (ii) atlases in numbers sufficient for class use in Grades 4 to 10, both inclusive,
 - (d) compasses in numbers sufficient for class use in Grades 8 to 10, both inclusive, for use in the teaching of map reading,
 - (e) a numeral frame and material for teaching numbers,
 - (f) a set of mensuration surface forms and geometrical solids,

- (g) a pair of scales, and weights from ½ ounce to at least 4 pounds,
- (h) a set for measure of capacity including pint, quart, gallon, peck, and bushel measures,
- (i) a set of linear measure including inch and foot measures, a yardstick, and a tape measure,
- (j) a set for square and cubic measures,
- (k) a supply of pictures suitable for assisting the teaching of the courses of study,
- (l) equipment for assisting the teaching of agriculture, home economics, and industrial arts, but only when these subjects are taught in the school,
- (m) where available, wall-maps of the municipality and of the county or district in which the school is situated, and
- (n) a library of books approved by the inspector.
- (2) Each class-room in a school shall be equipped with
 - (a) a black-board set consisting of a protractor, a triangle, a pair of compasses, 2 pointers, and a graduated straight-edge,
 - (b) a clock, and
 - (c) a copy of the Large-type Concise English Dictionary (Annandale) or of The Concise Oxford Dictionary.
 - (3) The board shall provide the school library with
 - (a) an atlas,
 - (b) a copy of the Large-type Concise English Dictionary (Annandale) or of The Concise Oxford Dictionary,
 - (c) reference books and library books selected with the approval of the inspector from those recommended under clause d of subsection 2 of section 10 of the Act,
 - (d) text-books selected with the approval of the inspector from those approved under clause zf of subsection 1 of section 12 of the Act.

ADDITIONAL TEACHERS AND CLASS-ROOMS

3. When the average attendance in any class-room exceeds 40 for a school year, an additional teacher and class-room shall, upon the recommendation of the inspector, be provided by the board.

ADVERTISEMENTS AND ANNOUNCEMENTS

- 4.(1) No advertisement shall be placed in a class-room without the consent of the board.
- (2) No announcement shall be made to the pupils without the consent of the board unless it is necessary in connection with an Act administered by the Minister or the regulations thereunder.

CARETAKER

- ${\bf 5.}(1)$ The board shall employ a caretaker for the school.
 - (2) Every day the caretaker shall
 - (a) sweep the floors, and
 - (b) dust the furniture, window ledges, and other woodwork with damp dusters,

- (3) The caretaker shall
- (a) have the temperature in the school at least 68 degrees fahrenheit by 8.45 a.m. and maintain this temperature throughout the school day,
- (b) keep the walks and paths clear of snow in winter,
- (c) wash the windows as often as required by the board or the principal,
- (d) keep the accommodations in good condition, and
- (e) perform such other duties as may be set forth in his contract of employment with the board.

SUPERVISORS

- $\mathbf{6.}(1)$ A public- or separate-school board, or board of education, in a city may
 - (a) place in charge of art in schools under its jurisdiction a teacher who holds an Interim or Permanent Supervisor's Certificate in Art and Crafts,
 - (b) place in charge of music in schools under its jurisdiction a teacher who holds an Interim or Permament Supervisor's Certificate in Vocal Music,
 - (c) place in charge of guidance in schools under its jurisdiction a teacher who holds an Interim or Permanent Intermediate Guidance Certificate.
 - (d) place in charge of home economics in schools under its jurisdiction a teacher who holds an Interim or Permanent Intermediate Home Economics Certificate,
 - (e) place in charge of industrial arts in schools under its jurisdiction a teacher who holds an Interim or Permanent Intermediate Industrial Arts Certificate,
 - (f) place in charge of physical education in schools under its jurisdiction a teacher who holds an Interim or Permanent Supervisor's Certificate in Physical and Health Education,
 - (g) place in charge of the kindergarten in schools under its jurisdiction a teacher who holds a Kindergarten Director's Certificate or an Interim or Permanent Primary School Specialist's Certificate, and
 - (h) place in charge of Grades 1, 2, and 3 in schools under its jurisdiction a teacher who holds a Permanent Primary School Specialist's Certificate, or a Permanent Primary Methods Certificate, or a Primary Methods Certificate III.
- (2) A public- or separate-school board, or board of education, in a town, village, or township-school area may
 - (a) place in charge of art in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Art and Crafts Certificate,
 - (b) place in charge of music in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Vocal Music Certificate, Type A or B,
 - (c) place in charge of home economics in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Home Economics Certificate,

- (d) place in charge of industrial arts in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Industrial Arts Certificate,
- (e) place in charge of guidance in schools under its jurisdiction a teacher who holds an Interim or Permanent Intermediate Guidance Certificate,
- (f) place in charge of physical education in schools under its jurisdiction a teacher who holds an Interim or Permanent Elementary Physical and Health Education Certificate,
- (g) place in charge of the kindergarten in schools under its jurisdiction a teacher who holds a Kindergarten Director's Certificate or an Interim or Permanent Primary School Specialist's Certificate, and
- (h) place in charge of Grades 1, 2, and 3 in schools under its jurisdiction a teacher who holds a Permanent Primary School Specialist's Certificate or a Permanent Primary Methods Certificate, or a Primary Methods Certificate III.
- (3) A teacher appointed under subregulation 1 or 2 shall be known as a ''supervisor''.
- (4) A supervisor shall be subject to the authority of the principal and the instructions of the inspector.

PRINCIPALS AND TEACHERS

- 7.(1) The head teacher of a school with more than one teacher shall be the principal and the other teachers shall be assistants.
- (2) A teacher in charge of more than one school shall be called a "supervising principal".
- (3) Upon the report of the inspector the board may determine the powers of the supervising principal.
- 8.(1) A principal shall be in charge of the organization, management, and discipline of his school.
- (2) Subject to revision by the inspector, the principal shall
 - (a) determine
 - (i) the number of grades, and
 - (ii) the number of pupils to be assigned to each class, and
 - (b) promote pupils from one grade to another.
 - 9.(1) A principal shall
 - (a) inspect the school premises daily and report promptly to the secretary of the board
 - (i) any repairs required, and
 - (ii) any lack of attention on the part of the caretaker, and
 - (b) instruct pupils in the care of the school premises.
- (2) The amount of home-work assigned to pupils shall be subject to the approval of the inspector.
- 10. Where after reasonable notice by the principal, a parent or guardian fails to provide his child or ward with the text-books or other supplies required for a course of study or to pay the fees imposed for the purpose by the board, the principal shall promptly notify the board.

- 11. Where a pupil injures or destroys school property, the principal shall notify the parent or guardian concerned and if the damage is not made good within a reasonable time the principal shall promptly notify the board.
- 12.(1) The principal shall hold a fire-drill in the school at least once each month.
 - (2) Every pupil shall take part in the fire-drills.
- 13. At the end of each month the principal of a rural school shall send the inspector a copy of the report of irregular attendance made to the school attendance officer.
- 14. Where a building is occupied or used jointly by a public or separate school and a high or continuation school, the principal of the high or continuation school shall have supreme authority in matters of discipline in those parts of the accommodations which the schools occupy or use in common.
- 15. Every teacher who resigns his position shall leave in the school register his most recent time-table and a statement of the stage of advancement of each class under his charge.

QUALIFICATIONS OF TEACHERS OF HOME ECONOMICS

- 16.(1) A teacher who teaches home economics in grades 7 to 10, both inclusive, of an elementary school for fewer than 12 hours each week shall hold
 - (a) (i) an Interim or Permanent Second Class Certificate, or
 - (ii) an Interim or Permanent First Class Certificate, or
 - (iii) an Interim or Permanent Elementary-School Teacher's Certificate, and
 - (b) an Interim or Permanent Elementary Home Economics Certificate.
- (2) A teacher who teaches home economics in grades7 to 10, both inclusive, of an elementary school for 12o more hours each week shall hold
 - (a) (i) an Interim or Permanent Second Class Certificate, or
 - (ii) an Interim or Permanent First Class Certificate, or
 - (iii) an Interim or Permanent Elementary-School Teacher's Certificate, and
 - (b) an Interim or Permanent Intermediate Home Economics Certificate.

QUALIFICATIONS OF TEACHERS OF INDUSTRIAL ARTS

- 17.(1) A teacher who teaches industrial arts in grades 7 and 8 for fewer than 12 hours each week shall hold
 - (a) (i) an Interim or Permanent Second Class Certificate, or
 - (ii) an Interim or Permanent First Class Certificate,
 - (iii) an Interim or Permanent Elementary-School Teacher's Certificate, and
 - (b) an Interim or Permanent Elementary Industrial Arts Certificate, Type B.
- (2) A teacher who teaches industrial arts in grades 9 and 10 in an elementary school for fewer than 12 hours each week shall hold

- (a) (i) an Interim or Permanent Second Class Certificate, or
 - (ii) an Interim or Permanent First Class Certificate, or
 - (iii) an Interim or Permanent Elementary-School Teacher's Certificate, and
- (b) an Interim or Permanent Elementary Industrial Arts Certificate, Type A.
- (3) A teacher who teaches industrial arts in grades 7 to 10, both inclusive, in an elementary school for 12 or more hours each week shall hold
 - (a) (i) an Interim or Permanent Second Class Certificate, or
 - (ii) an Interim or Permanent First Class Certificate, or
 - (iii) an Interim or Permanent Elementary-School Teacher's Certificate, and
 - (b) an Interim or Permanent Intermediate Industrial Arts Certificate.

DUTIES OF PUPILS

- **18.**(1) Every pupil registered in a day- or night-school shall attend punctually and regularly and sub-mit to such discipline as would be exercised by a kind, firm, and judicious parent.
- (2) Every pupil shall be neat and clean in his person and habits, diligent in his studies, kind and courteous to his fellow pupils, and obedient and respectful to the teachers.
- 19. When a pupil returns to school after an absence, his parent or guardian shall, orally or in writing as the principal may require, give the reason for the absence.
- **20.**(1) A pupil may temporarily retire from school at any time with the consent of the principal or at the oral or written request of his parent or guardian.
- (2) Where the principal believes that a pupil is making unjustifiable use of the privilege of retiring from school, he shall promptly notify the board.
- 21. Every pupil shall be responsible to the principal for his conduct on the school premises.

DAY-SCHOOL SESSIONS

- **22.**(1) Unless the board directs otherwise, pupils registered in day-schools shall assemble for study at 9 a.m. and be dismissed not later than 4 p.m.
- (2) Every pupil shall be allowed at least one hour for recreation at noon and a recess of at least 10 minutes during the morning and afternoon sessions.
- (3) There shall be not less than 5 hours of study a day including the recesses in the morning and afternoon but the board may reduce the school day to a minimum of 2½ hours for the pupils in kindergarten and grades 1, 2, and 3.

EVENING COURSES OF STUDY

- 23.(1) A board may establish evening courses of study.
- (2) The local inspector shall select the evening courses of study from the day-school courses of study.
- (3) Subject to the approval of the principal, every pupil enrolled in evening courses of study shall select his own subjects of study.

- **24.**(1) Except with the consent of his day-school principal, no pupil who attends a day school may attend evening courses of study.
- (2) Notwithstanding subregulation 1, where a pupil attends a day-school which does not provide instruction in home economics or industrial arts, he may attend evening courses of study for instruction therein.
- **25.**(1) The school year of evening courses of study shall consist of 2 terms beginning and ending on dates determined by the board.
- (2) The board may determine the vacations for evening courses of study.
 - (3) The board shall determine
 - (a) the number of evening sessions to be held each week, and
 - (b) the length of each evening session, but no session shall exceed $2\frac{1}{2}$ hours.
- 26. Evening courses of study shall be subject to the same regulations as day-schools with respect to management, discipline of pupils, duties and qualifications of teachers, and the use of text-books.
- 27.(1) Two or more rural school boards may combine and establish evening courses of study.
- (2) Where 2 or more rural school boards establish evening courses of study, the school buildings of one or both boards shall be used for evening courses of study.
- (3) Each board shall decide the nights of the week on which evening courses of study shall be held in its school.

GRADES 9 AND 10

- 28.(1) Subject to subregulations 2 and 3, the board of a public or separate school shall provide instruction in the subjects of grades 9 and 10 for pupils within its public-school section or separate-school organization, but no pupil shall be entitled to receive instruction unless he has been promoted from 8 to grade 9 or is, in the opinion of the principal and the inspector, competent to receive instruction.
- (2) The board of a public or separate school in a high- or continuation-school district shall not be required to provide instruction in the subjects of grades 9 and 10.
- (3) The board of public or separate school may arrange with the board of a high or continuation school for pupils within the public school section or separate-school organization to receive instruction at the high or continuation school in the subjects of grades 9 and 10, but only where the high or continuation school is readily accessible.

TEXT-BOOKS AND REFERENCE BOOKS

- **29.**(1) The text-books approved under clause *zf* of subsection 1 of section 12 of the Act for grades 1 to 10, both inclusive, shall, under the direction of the principal, be used by pupils in a school.
- (2) A board shall purchase those text-books in numbers sufficient for the use of pupils in schools under the charge of the board.
- (3) Upon the recommendation of the principal and with the approval of the inspector, the board may purchase reference books for supplementary reading in Health, English, Social Studies, Natural Science, Arithmetic, Music, Art, Mathematics, Science, Crafts, Industrial Arts, Home Economics, and Agriculture in single copies or in numbers sufficient for the use of pupils in schools under the charge of the board.

APPOINTMENT OF UNQUALIFIED TEACHERS

- **30.**(1) A board may in case of emergency appoint an unqualified teacher for a period not exceeding 2 weeks
- (2) Where a board after advertising and offering a salary is unable to obtain a qualified teacher, the Minister, upon the application of the board, may accept other qualifications he deems equivalent thereto under clause b of subsection 1 of section 11 of the Act.
- (3) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

NATIONAL ANTHEM

31. The singing of the national anthem shall be part of the daily opening or closing exercise in every school.

FLAGS

- **32.**(1) Every school shall fly the Union Jack or the Canadian Red Ensign on public holidays and on such occasions as the board may direct.
- (2) When the Union Jack or the Canadian Red Ensign is not being flown it shall be displayed on a class-room wall and from time to time the teachers shall explain its history and significance to the pupils.
- (3) Where a school has more than one class-room, the board shall determine the class-room in which the Union Jack or the Canadian Red Ensign shall be displayed.
- (4) The board may provide each class-room with a Union Jack or a Canadian Red Ensign.

COMMONWEALTH DAY

- **33.**(1) The last school day before Victoria Day shall be celebrated in every school as Commonwealth Day.
- (2) On Commonwealth Day the principal shall arrange for a programme suitable to the occasion.

ARBOUR DAY

- **34.**(1) The first Friday in May or a school day selected by the principal as near thereto as weather will permit shall be celebrated in every rural and village school as Arbour Day.
- (2) When any date other than the first Friday in May is selected as Arbour Day, the principal shall promptly notify the inspector.
- (3) Arbour Day shall be devoted to planting shade trees, making flower beds, and otherwise beautifying and improving the school grounds.

REVOCATION OF REGULATIONS

- 35. The following are revoked:
 - (a) Regulations 36, 46, 50, 51, 53, 54, 55, 56, and 57 of Consolidated Regulations of Ontario 1950,
 - (b) Regulations 1, 2, 3, 4, 5, 6, and 12 of Ontario Regulations 319/51,
 - (c) Regulation 1 of Ontario Regulations 133/52,
 - (d) Ontario Regulations 134/52 with the exception of regulation 1,
 - (e) Regulation 2 of Ontario Regulations 213/52, and

(f) Ontario Regulations 310/52.

W. J. DUNLOP, Minister of Education.

Toronto, May 20, 1957.

(5931)

28

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 156/57.
Controlled-access Highway—Black River Crossing.
Amending O. Reg. 66/56.
Made—27th June, 1957.
Filed—2nd July, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, • 1957

1. Ontario Regulations 66/56, as amended by Ontario Regulations 141/56 and 242/56, are further amended by adding immediately after regulation 4 the following regulation:

BLACK RIVER CROSSING

 That portion of the King's Highway described in schedule 7 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 215, is designated as a controlledaccess highway.

SCHEDULE 7

In the Township of Pic in the District of Thunder Bay being part of broken lots 5 and 6, concession 7 and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and, premising that all bearings are astronomic and are referred to the meridian through a point in the easterly limit of lot 21 concession 10 distant 2640 feet north of the south-east angle of lot 21, the centre line may be located as follows:

Commencing at a point in a line drawn on a bearing of north 17° 42′ east and south 17° 42′ west, the line being the easterly limit of the herein-described lands, the point being

- (i) north 0° 09′ 30" west 3467.66 feet, and
- (ii) south 72° 18' east 494.51 feet,

from the south-west angle of lot 5 concession 7, thence north 72° 18′ west 2094.15 feet to a line drawn on a bearing of north 17° 42′ east and south 17° 42′ west, the line being the westerly limit of the herein-described lands.

0.40 miles, more or less.

(5932)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 157/57. Marketing of Flue-cured Tobacco. Amending O. Reg. 153/57. Made—3rd July, 1957. Filed—3rd July, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulations 4, 5 and 6 of regulation 9 of Ontario Regulations 153/57 are revoked and the following substituted therefor:
 - (4) Where a member of the negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the buyers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
 - (5) Where the local board or the buyers, as the case may be, fail to make an appointment under subregulation 4 within 7 days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
 - (6) Where the local board or the buyers, as the case may be, fail to appoint the persons under subregulations 2 and 4, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 2. Regulation 11 of Ontario Regulations 153/57 is revoked and the following substituted therefor:
 - 11. A meeting of a negotiating agency may be convened by a notice in writing given by the 3 members of the negotiating agency appointed by the local board or by the buyers to the other members of the negotiating agency at least 7 days, but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.
- **3.**(1) Subregulation 5 of regulation 12 of Ontario Regulations 153/57 is revoked and the following substituted therefor:
 - (5) One member may be appointed by the 3 members of the negotiating agency appointed by the local board and one member may be appointed by the 3 members of the negotiating agency appointed by the buyers.
- (2) Subregulation 7 of regulation 12 of Ontario Regulations 153/57 is revoked and the following substituted therefor:
 - (7) Where the 3 members of the negotiating agency appointed by the local board, or the 3 members of the negotiating agency appointed by the buyers, as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or the 15th of February, as

the case may be, the Board shall appoint such members as are necessary to complete the Arbitration Board.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

Dated at Toronto, this 3rd day of July, 1957.

(Seal)

(5940)

28

THE INDUSTRIAL STANDARDS ACT

O. Reg. 158/57.
Schedule for Men's and Boys' Clothing Industry for Ontario Zone.
Amending Regulations 212 of Consolidated Regulations of Ontario, 1950, and Revoking O. Reg. 178/54.
Made—6th June, 1957.
Approved—27th June, 1957.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

Filed-4th July, 1957.

- 1. In these regulations "principal regulations" means Regulations 212 of Consolidated Regulations of Ontario, 1950.
- 2. Section 1 of the schedule to the principal regulations is amended by striking out subsection 1 and substituting the following therefor:
 - (1) The regular working periods for the industry
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular workingdays, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- 3.(1) Clause a of subsection 1 of section 4 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.43,
 - (ii) Class B, \$1.37,
 - (iii) Class C, \$1.35½,
 - (iv) Class D, \$1.29,
 - (v) Class E, \$1.26,
 - (vi) Class F, \$1.21½,
 - (viii) Class G, \$1.12½, (viii) Class H, \$1.09½,
 - (ix) Class I, \$1.08,
 - (x) Class J, \$1.07,

- (xi) Class K, \$1.04,
- (xii) Class L, \$1.011/2,
- (xiii) Class M, \$1.00½,
- (xiv) Class N, 97 cents,
- (xv) Class O, 95 cents,
- (xvi) Class P, 91 cents,
- (xvii) Class Q, 881/2 cents,
- (xviii) Class R, 87 cents,
- (xix) Class S, 841/2 cents,
- (xx) Class T, 82 cents, and
- (xxi) Class U, 78 cents, and
- (2) Clause b of subsection 1 of section 4 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.25,
 - (ii) Class B, \$1.20,
 - (iii) Class C, \$1.18½,
 - (iv) Class D, \$1.13,
 - (v) Class E, \$1.10,
 - (vi) Class F, \$1.06½,
 - (vii) Class G, 98½ cents,
 - (viii) Class H, 96 cents,
 - (ix) Class I, 94½ cents,
 - (x) Class J, 93½ cents,
 - (xi) Class K, 91 cents,
 - (xii) Class L, 89 cents,
 - (xiii) Class M, 88 cents,
 - (xiv) Class N, 85 cents,
 - (xv) Class O, 83 cents,
 - (xvi) Class P, 791/2 cents,
 - (xvii) Class Q, 77½ cents,
 - (xviii) Class R, 76 cents,
 - (xix) Class S, 74 cents,
 - (xx) Class T, 72 cents, and
 - (xxi) Class U, 68 cents.
- (3) Clause a of subsection 2 of section 4 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.22,
 - (ii) Class B, \$1.13½,
 - (iii) Class C, \$1.07½,
 - (iv) Class D, 971/2 cents,

- (v) Class E, 91 cents,
- (vi) Class F, 85½ cents,
- (vii) Class G, 80½ cents,
- (viii) Class H, 74½ cents,
 - (ix) Class I, 731/2 cents,
 - (x) Class J, 681/2 cents, and
 - (xi) Class K, 67½ cents, and
- (4) Clause b of subsection 2 of section 4 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.07,
 - (ii) Class B, 99½ cents,
 - (iii) Class C, 94 cents,
 - (iv) Class D, 85½ cents,
 - (v) Class E, 79½ cents,
 - (vi) Class F, 75 cents,
 - (vii) Class G, 701/2 cents,
 - (viii) Class H, 65 cents,
 - (ix) Class I, 641/2 cents,
 - (x) Class J, 60 cents, and
 - (xi) Class K, 59 cents.
- 4. The schedule to the principal regulations is amended by adding thereto the following section:
 - 4a. Notwithstanding section 4, the minimum rates of wages for all work on military uniforms manufactured for use by the armed services of any country performed in the industry during the regular working periods by the employees classified in section 3 shall be 2½ cents an hour less than the minimum rates of wages prescribed in section 4.
- 5.(1) Clause a of subsection 1 of section 5 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$2.14½,
 - (ii) Class B, \$2.05½,
 - (iii) Class C, \$2.03,
 - (iv) Class D, \$1.93½,
 - (v) Class E, \$1.89,
 - (vi) Class F, \$1.82,
 - (vii) Class G, \$1.69,
 - (viii) Class H, \$1.64,
 - (ix) Class I, \$1.62,
 - (x) Class J, \$1.60½,
 - (xi) Class K, \$1.56,
 - (xii) Class L, \$1.52,

- (xiii) Class M, \$1.51,
- (xiv) Class N, \$1.45½,
- (xv) Class O, \$1.42\frac{1}{2},
- (xvi) Class P, \$1.36½,
- (xvii) Class Q, \$1.33,
- (xviii) Class R, \$1.301/2,
 - (xix) Class S, \$1.27,
 - (xx) Class T, \$1.23, and
 - (xxi) Class U, \$1.17, and
- (2) Clause b of subsection 1 of section 5 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.87½,
 - (ii) Class B, \$1.80,
 - (iii) Class C, \$1.78,
 - (iv) Class D, \$1.69½,
 - (v) Class E, \$1.65,
 - (vi) Class F, \$1.60,
 - (vii) Class G, \$1.48,
 - (viii) Class H, \$1.44,
 - (ix) Class I, \$1.42,
 - (x) Class J, \$1.40,
 - (xi) Class K, \$1.36½,
 - (xii) Class L, \$1.33½,
 - (xiii) Class M, \$1.32,
 - (xiv) Class N, \$1.27½,
 - (xv) Class O, \$1.24½,
 - (xvi) Class P, \$1.19,
 - (xvii) Class Q, \$1.16,
 - (xviii) Class R, \$1.14,
 - (xix) Class S, \$1.11,
 - (xx) Class T, \$1.08, and
 - (xxi) Class U, \$1.02.
- (3) Clause a of subsection 2 of section 5 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.83,
 - (ii) Class B, \$1.70,
 - (iii) Class C, \$1.61,
 - (iv) Class D, \$1.46,
 - (v) Class E, \$1.36 $\frac{1}{2}$,
 - (vi) Class F, \$1.28,

- (vii) Class G, \$1.21,
- (viii) Class H, \$1.12,
 - (ix) Class I, \$1.10,
 - (x) Class J, \$1.03, and
 - (xi) Class K, \$1.01, and
- (4) Clause, b of subsection 2 of section 5 of the schedule to the principal regulations, as amended by Ontario Regulations 178/54, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.60½,
 - (ii) Class B, \$1.49,
 - (iii) Class C, \$1.41,
 - (iv) Class D, \$1.28,
 - (v) Class E, \$1.19,
 - (vi) Class F, \$1.12½,
 - (vii) Class G, \$1.06,
 - (viii) Class H, 971/2 cents,
 - (ix) Class I, 97 cents,
 - (x) Class J, 90 cents, and
 - (xi) Class K, 88½ cents.
- **6.** The schedule to the principal regulations is amended by adding thereto the following section:
 - 5a. Notwithstanding section 5, the rates of wages for all work on military uniforms manufactured for use by the armed services of any country performed in the industry during overtime work by the employees classified in section 3 shall be 2½ cents an hour less than the rates of wages prescribed in section 5.
 - 7. Ontario Regulations 178/54 are revoked.
- 8. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

We concur

Advisory Committee for the Men's and Boys' Clothing Industry in the Ontario Zone

Industry and Labour Board

M. E. ENKIN

E. BILLINGTON, (Chairman)

SOL SPIVAK

E. G. GIBB (Member)

A. LEVINE

J. F. NUTLAND (Member)

E. Dunkleman

H. H. Lewis

(Seal)

(5941)

THE PUBLIC HEALTH ACT

O. Reg. 159/57.
Frosted-Food Locker Plants.
Amending Regulations 334 of Consolidated
Regulations of Ontario, 1950.
Approved—27th June, 1957.
Filed—8th July, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clause b of regulation 1 of Regulations 334 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:
 - (b) "Director" means the Director of the Environmental Sanitation Division of the Department of Health, or any other person designated by the Minister to act for him;

M. L. PHILLIPS, Minister of Health.

(5953)

THE INSURANCE ACT

O. Reg. 160/57. Title Insurance. New. Made—4th July, 1957. Filed—8th July, 1957.

REGULATIONS MADE UNDER THE INSURANCE ACT

1. A licence issued to an insurer to undertake title insurance in Ontario shall be subject to the limitations and conditions that no policy of title insurance shall be issued unless the insurer has first obtained a concurrent certificate of title to the property to be insured from a solicitor then entitled to practise in the Province of Ontario and who is not at that time in the employ of the insurer.

(5960)

July 20th, 1957

THE PUBLIC SERVICE ACT

O. Reg. 161/57. General Regulations. Amending O. Reg. 135/53. Made—4th July, 1957. Filed—9th July, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Subregulation 2 of Regulation 18 of Ontario Regulations 135/53 is revoked and the following substituted therefor:
 - (2a) Whenever it is proposed to dismiss a civil servant the deputy minister of his department shall deliver to him a notice of the proposed dismissal, setting forth the reasons therefor and advising him of his right to a hearing before the Board.
 - (2b) A civil servant who has received a notice under subregulation 2a and who believes he is being dismissed unjustly, may, within 10 days of the receipt of the notice, deliver to the chairman of the Board a notice of application to the Board setting forth the reasons for his belief.

(5972)

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 162/57. General Regulations. Amending O. Reg. 199/54. Made—26th June, 1957. Approved—4th July, 1957. Filed—9th July, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT, 1954

- 1. Ontario Regulations 199/54, as amended by regulation 3 of Ontario Regulations 40/55, is further amended by adding the following regulation:
 - 23b.(1) The code of standards adopted by the National Fire Protection Association and contained in the publication entitled Liquefied Petroleum Gas Piping and Appliance Installations in Buildings and numbered NFPA No. 52, except clause a of section 4 thereof, is adopted.
 - (2) No person shall install, repair, maintain, replace or remove a gas appliance for the use of liquefied petroleum gas, or the piping or vents thereof except in compliance with the code of standards referred to in subregulation 1.
- 2. Ontario Regulations 199/54 is amended by addint thereto the following regulation:
 - 30a.(1) The area described in schedule 2 is designated as a natural gas storage area for the injection, storage and removal of natural gas in or from the geological formations known as the Salina and Guelph-Lockport formations in the area.

(2) No person shall drill a well in the area described in schedule 2 without the consent of the Board.

SCHEDULE 2

In the Township of Moore in the County of Lambton being

- (a) the south quarter of lots 21 and 22 in the 8th Concession,
- (b) all of lots 21 and 22 in the 7th Concession, and
- (c) the north half of lots 21 and 22 in the 6th Concession.
- (d) the westerly 500 feet of even perpendicular width throughout from front to rear of lot 20 in the 7th Concession.

A. R. CROZIER Chairman

T. H. SIMPSON Vice-Chairman

W. R. HOWARD Commissioner

Dated at Toronto this 26th day of June, 1957.

(5973)

29

THE PUBLIC LANDS ACT

O. Reg. 163/57. General Regulations. Amending O. Reg. 85/53. Made—4th July, 1957. Filed—9th July, 1957.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

- 1. Sub-item .40 of item 2 of Schedule 1 of Ontario Regulations 85/53 is struck out and the following substituted therefor:
 - .40 Newmarket, excepting therefrom Lot 12 in Concession VI.

(5974)

29

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 164/57. Controlled access highways— Windsor to Quebec Boundary. Amending O. Reg. 226/55. Made—4th July, 1957. Filed—9th July, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT 1957

1. Ontario Regulations 226/55, as amended by Ontario Regulations 153/56 are further amended by

adding immediately after regulation 1a and under the heading "Windsor to Quebec Boundary", the following regulation:

1b. Those portions of the King's Highway described in schedule 27A are designated as controlled-access highways.

SCHEDULE 27A

In the Village of Newcastle in the County of Durham being

- (a) part of blocks 22, 23, 26, 30, 38, and 42, shown on a plan by G. C. Hanning P.L.S. dated January 11, 1868,
- (b) block 39 shown on the plan mentioned in clause a,
- (c) part of lot 27 concession 1 in that part of the Township of Clarke now in the Village of Newcastle, and
- (d) part of the streets named
 - (i) Walton,
 - (ii) Massey,
 - (iii) Mill,
 - (iv) Albert, and
 - (v) Beaver,

as shown on the plan mentioned in clause a,

and being those portions of the King's Highway outlined in red and illustrated on a Department of Highways plan numbered P-2704-36 deposited in the registry office for the registry division of the west riding of the County of Durham as number 3846.

29 (5975)

THE CHILDREN'S BOARDING HOMES ACT, 1957

O. Reg. 165/57. General Regulations—Application for registration of a Children's Boarding Home.

New.

Made—11th July, 1957. Filed—15th July, 1957.

REGULATIONS MADE UNDER THE CHILDREN'S BOARDING HOMES ACT, 1957

1. An Application for registration of a children's boarding home shall be in Form 1.

FORM 1

The Children's Boarding Homes Act, 1957 To the Registrar of Children's Boarding Homes:

Under the Act and regulations, I

Miss
☐ Mrs.
☐ Mr. (Print Name)
apply for registration of the premises known as
(Print Name of Home)
and located at(Print full Postal Address)
as a children's boarding home.
The following is a brief description of the premises, the purpose of the home, and the number and ages of the children receiving care:
Premises: (Type)
Purpose: (Outline)
•••••
Children:, whose ages are as follows: (Number)
(List ages from youngest to oldest)
Date:(Signature of Applicant)

29

(5986)

July 27th, 1957

THE GAME AND FISHERIES ACT

O. Reg. 166/57. Open Season for Ruffed Grouse, Sharptailed Grouse and Spruce Partridge. New and Revoking O. Reg. 155/56. Made—18th July, 1957. Filed—22nd July, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR RUFFED GROUSE, SHARP-TAILED GROUSE AND SPRUCE PARTRIDGE

- 1. (1) Ruffed grouse, sharp-tailed grouse, and spruce partridge may be hunted, killed or destroyed in
 - (a) in schedule 1 from the 16th of September to the 25th of November, both inclusive, in 1957;
 - (b) in schedule 2 from the 28th of September to the 25th of November, both inclusive, in 1957;
 - (c) in schedule 3 from the 5th of October to the 25th day of November, both inclusive, in 1957; and
 - (d) in schedule 4 from the 11th of November to the 23rd of November, both inclusive, in 1957.
- (2) No person shall hunt, kill or destroy in one day an aggregate number of ruffed grouse, sharp-tailed grouse, or spruce partridge,
 - (a) in the areas described in schedules 1, 2 and 3, exceeding 5; or
 - (b) in the areas described in schedule 4, exceeding

and no person shall have in his possession at one time an aggregate number exceeding 20.

OPEN SEASON FOR HUNGARIAN PARTRIDGE

- 2. (1) Hungarian partridge may be hunted, killed or destroyed in any part of Ontario, excepting there-from the Territorial District of Thunder Bay, from the 28th of September to the 14th of October, both inclusive, in 1957.
- (2) No person shall hunt, kill or destroy in the area described in subregulation 1 more than 8 Hungarian partridge in one day, or have in his possession more than 16 Hungarian partridge at one time.

OPEN SEASON FOR PTARMIGAN

- **3.** (1) Ptarmigan may be hunted, killed or destroyed in any part of Ontario from the 1st of September, 1957, to the 1st of April, 1958, both inclusive.
- (2) No person shall hunt, kill or destroy more than 5 ptarmigan in one day, or have in his possession more than 15 ptarmigan at one time.
 - 4. Ontario Regulations 155/56 are revoked.

SCHEDULE 1

1. The territorial districts of Cochrane, Kenora, Rainy River, Thunder Bay and Timiskaming.

2. Those parts of the territorial districts of Algoma, Nipissing and Sudbury lying northerly and westerly of a line described as follows:

COMMENCING at a point in the boundary between Ontario and Quebec lying east astronomically from the intersection of the centre line of the King's Highways number 17 and 533 in the Town of Mattawa in the Territorial District of Nipissing; thence west astronomically to that intersection; thence in a general westerly direction along the centre line of the King's Highway number 17 to the intersection with the easterly boundary of the City of Sault Ste. Marie in the Territorial District of Algoma; and thence south astronomically to the International Boundary.

SCHEDULE 2

- 1. The territorial districts of Manitoulin and Parry
- 2. Those parts of the territorial districts of Algoma, Nipissing and Sudbury lying southerly of the line described in item 2 of schedule 1.
- 3. That part of the Territorial District of Muskoka lying easterly and northerly of a line described as follows:

COMMENCING at the intersection of the southerly boundary of the Territorial District of Muskoka and the centre line of the King's Highway number 11; thence in a general northerly direction along that centre line to the intersection with the centre line of the King's Highway number 69; and thence in a general northwesterly direction along that centre line to the northerly boundary of that territorial district.

- 4. The Provisional County of Haliburton.
- 5. The counties of Carleton, Dundas, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont and Victoria.
- 6. That part of the Township of Orillia in the County of Simcoe lying easterly of that part of the King's Highway number 11 lying north of the community known as Washago.
- 7. Those parts of the townships of Rama, Mara, Thorah (including Canise or Thorah Island), Brock and Reach in the County of Ontario lying easterly of a line described as follows:

Commencing at the intersection of the northerly commercing at the intersection of the northerly boundary of the Township of Rama with the centre line of the King's Highway number 69; thence in a general southerly direction along that centre line to the intersection with the centre line of the King's Highway number 12; and thence in a general southerly direction along that centre line to the southerly boundary of the Township of Reach.

8. The townships of Cartwright, Cavan, Hope and Manvers in the County of Durham.

SCHEDULE 3

- 1. The counties of Bruce, Dufferin, Grey, Huron, Perth, Waterloo and Wellington.
- 2. The County of Simcoe except that part of the Township of Orillia described in item 6 of schedule 3.

- 3. The townships of Georgina and North Gwillimbury in the County of York.
- 4. The townships of Scott and Uxbridge and the parts of the townships of Rama, Mara, Thorah (including Canise or Thorah Island), Brock and Reach lying westerly of the line described in item 7 of schedule 3, in the County of Ontario.

SCHEDULE 4

- 1. The counties of Brant, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Welland and Wentworth.
- 2. The County of York, except the townships of Georgina and North Gwillimbury.
- 3. The townships of East Whitby, Pickering and Whitby in the County of Ontario.
- 4. The townships of Clarke and Darlington in the County of Durham.

(6003)

30

THE GAME AND FISHERIES ACT

O. Reg. 167/57. General Regulations. Amending O. Reg. 34/56. Made—18th July, 1957. Filed—22nd July, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 8 of Ontario Regulations 34/56, as amended by regulation 2 of Ontario Regulations 36/57, except schedules 32 and 60, is revoked and the following substituted therefor:
 - 8. The several waters described in schedules 32 and 60 and known as "Happyisle Lake Fish Sanctuary" and "Redrock Lake Fish Sanctuary",

respectively, are set apart for the conservation or propagation of fish during the year 1958 and every second year thereafter.

2. Schedule 78 of Ontario Regulations 34/56 is struck out and the following substituted therefor:

SCHEDULE 78

WOLFSDEN LAKE FISH SANCTUARY

Wolfsden Lake, known also as "Spectacle Lake", in the Township of Sherwood, Jones and Burns in the County of Renfrew and in the geographic Township of Dickens in the Territorial District of Nipissing.

(6004)

30

THE PUBLIC TRUSTEE ACT

O. Reg. 168/57. General Regulations. Amending O. Reg. 229/44 (C.R.O. 496). Made—18th July, 1957. Filed—22nd July, 1957.

REGULATIONS MADE UNDER THE PUBLIC TRUSTEE ACT

1. Ontario Regulations 229/44 are amended by adding the following regulation:

COMMITTEE

- 17. (1) A committee is constituted for the supervision of the investments or other dealings with property by the Public Trustee.
 - (2) The committee shall serve without remuneration.

(6005)

August 3rd, 1957

THE PUBLIC HEALTH ACT

O. Reg. 169/57. Carleton Health Unit. Amending Regulations 335 of Consolidated Regulations of Ontario, 1950. Approved—18th July, 1957. Filed—22nd July, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 3 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:

SCHEDULE 3

CARLETON HEALTH UNIT

- 1. The Board of Health of the Carleton Health Unit shall consist of 5 members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) two members to be appointed by the Municipal Council of the Township of Gloucester; and
 - (c) two members to be appointed by the Municipal Council of the Township of Nepean.
- 2. Of the members first appointed under clauses b and c of section 1, one member shall hold office for a term of two years and one member shall hold office for a term of one year, and thereafter one member shall be appointed annually by each of the municipal councils for a term of two years.

M. L. PHILLIPS, Minister of Health.

(6020)

31

THE POWER COMMISSION ACT

O. Reg. 170/57.
Pension and Insurance Plan.
Amending Regulations 324 of Consolidated Regulations of Ontario, 1950.
Made—17th July, 1957.
Approved—25th July, 1957.
Filed—29th July, 1957.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. In these regulations "principal regulations" means Regulations 324 of Consolidated Regulations of Ontario 1950.

- 2.—(1) Clause a of subregulation 1 of regulation 24 of the principal regulations is amended by striking out "effective date" in the fifth line and substituting therefor "1st of July, 1956".
- (2) Clause b of subregulation 1 of said regulation 24 is amended by striking out "50 per cent" in the third line and substituting therefor "40 per cent".
- (3) Subregulation 2 of said regulation 24 is amended by adding thereto the following:

"provided that in the event of his paid-up insurance being less than \$250 the member shall receive the cash value of his paid-up insurance or an amount equal to the sum of his contributions applied to purchase paid-up insurance, whichever is greater."

- **3.** Regulation 29 of the principal regulations, as amended by regulation 4 of Ontario Regulations 218/55, is revoked and the following substituted therefor:
 - 29. Upon termination of employment other than by death or retirement on pension, a member, in respect of his contributions to the fund toward the cost of insurance, shall elect
 - (a) to be paid the cash value of the insurance which shall not be less than the sum of his contributions, or
 - (b) if the paid-up insurance is not less than \$250, to receive a paid-up insurance policy based on the total of his contributions,

and in addition he may purchase from the insurer within 31 days following the month in which termination of employment occurs, without medical examination, an individual policy for the total amount of his insurance in force on the date of termination, less the amount of his paid-up insurance, in any form, except term insurance, then customarily issued by the insurer, for which the premium rate is the same as that which would apply to a similar policy issued at the then-attained age to any individual belonging to the same insurance risk.

- 4.—(1) Subregulation 1 of regulation 30 of the principal regulations is amended by striking out all after "employee" in the fourth line.
- (2) Subregulations 2 and 3 of said regulation 30 are revoked.
- 5. Schedule 1 of the principal regulations is struck out and the following substituted therefor:

SCHEDULE 1

1		1	1
Col- umn 1	Column 2	Column 3	Column 4
In- sur- ance Class	Base annual earnings	Amount of insur- ance	Member's monthly contribu- tion before normal- or early- retire- ment date
1	under \$1500.00	1875.00	1.80
2	1500.00 to 1999.99	2500.00	2.40
3	2000.00 to 2499.99	3125.00	3.00
4	2500.00 to 2999.99	3750.00	3.60
5	3000.00 to 3499.99	4375.00	4.20
6	3500.00 to 3999.99	5000.00	4.80
7	4000.00 to 4499.99	5625.00	5.40
8	4500.00 to 4999.99	6250.00	6.00
9	5000.00 to 5499.99	6875.00	6.60
10	5500.00 to 5999.99	7500.00	7.20
11	6000.00 to 6499.99	8125.00	7.80
12	6500.00 to 6999.99	8750.00	8.40
13	7000.00 to 7499.99	9375.00	9.00
14	7500.00 to 7999.99	10000.00	9.60
15	8000.00 to 8499.99	10625.00	10.20
16	8500.00 to 8999.99	11250.00	10.80
17	9000.00 to 9499.99	11875.00	11.40
18	9500.00 to 9999.99	12500.00	12.00
19	10000.00 to 10499.99	13125.00	12.60
20	10500.00 to 10999.99	13750.00	13.20
21	11000.00 to 11499.99	14375.00	13.80
22	11500.00 to 11999.99	15000.00	14.40
23	12000.00 to 12499.99	15625.00	15.00
24	12500.00 to 12999.99	16250.00	15.60
25	13000.00 to 13499.99	16875.00	16.20
26	13500.00 to 13999.99	17500.00	16.80
27	14000.00 to 14499.99	18125.00	17.40
28	14500.00 to 14999.99	18750.00	18.00
29	15000.00 to 15499.99	19375.00	18.60
30	15500.00 to 15999.99	20000.00	19.20
31	16000.00 to 16499.99	20625.00	19.80
32	16500.00 to 16999.99	21250.00	20.40
33	17000.00 to 17499.99	21875.00	21.00
34	17500.00 to 17999.99	22500.00	21.60
35	18000.00 to 18499.99	23125.00	22.20
36	18500.00 to 18999.99	23750.00	22.80
37	19000.00 to 19499.99	24375.00	23.40
38	19500.00 and over	25000.00	24.00

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

 $\label{eq:JAMES S. DUNCAN, Chairman.} JAMES S. DUNCAN, Chairman.$

E. B. EASSON, Secretary.

31

July 17, 1957.

(6025)

August 10th, 1957

THE GAME AND FISHERIES ACT

O. Reg. 171/57.
Open Season for Deer and Moose in 1957.
New and Revoking O. Regs. 120/56 and 188/56.
Made—25th July, 1957.
Filed—30th July, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR DEER AND MOOSE IN 1957

- 1. These regulations do not apply to provincial parks, and are subject to Regulations 123 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 35/53.
- 2. The holder of a licence in form 5, 6 or 15 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1957 in that part of Ontario described in schedule 1 from the 1st of October to the 24th of December, both inclusive.
- 3. The holder of a licence in form 5 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1957 in those parts of Ontario described in
 - (a) schedule 2 from the 15th of October to the 31st of October, both inclusive, and from the 26th of November to the 24th of December, both inclusive.
 - (b) schedule 3 from the 15th of October to the 24th of December, both inclusive,
 - (c) in schedule 4 from the 19th of October to the 31st of October, both inclusive, and from the 26th of November to the 7th of December, both inclusive, and
 - (d) in schedule 5 from the 15th of October to the 31st of October, both inclusive.
- 4. The holder of a licence in form 15 of Ontario Regulations 104/56 may hunt, kill or destroy moose in the year 1957 in that part of Ontario described in schedule 3 from the 15th of October to the 15th of November, both inclusive.
- 5. The holder of a licence in form 2, 3, 4, 12, 14 or 15 of Ontario Regulations 104/56 may hunt, kill or destroy deer in the year 1957 in that part of Ontario described in schedule 6 from the 1st of October to the 25th of November, both inclusive.
- 6. The holder of a licence in form 2, 4, 12, 14 or 15 of Ontario Regulations 104/56 may hunt, kill or destroy deer in the year 1957 in those parts of Ontario described in
 - (a) schedule 7 from the 15th of Otcober to the 25th of November, both inclusive,
 - (b) schedule 8 from the 22nd of October to the 25th of November, both inclusive,
 - (c) schedule 9 from the 1st of November to the 25th of November, both inclusive,

- (d) schedule 10 from the 19th of October to the 14th of November, both inclusive, and from the 15th of November to the 25th of November, both inclusive,
- (e) schedule 11 from the 4th of November to the 16th of November, both inclusive,
- (f) schedule 12 from the 4th of November to the 7th of November, both inclusive, and
- (g) schedule 13 from the 4th of November to the 9th of November, both inclusive.
- 7. Only bows and arrows may be used from the 19th of October to the 14th of November, both inclusive, in the year 1957 in those parts of Ontario described in schedule 10.
- 8. Only shot-guns may be used in the year 1957 in those parts of Ontario described in schedule 12.
- 9. Ontario Regulations 120/56 and 188/56 are revoked.

SCHEDULE 1

COMMENCING at the intersection of the boundary between Ontario and Quebec with the southerly shore of James Bay; thence southerly along that boundary to its intersection with the centre line of the rightof-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to its intersection with the easterly boundary of the geographic Township of Shackleton in the Territorial District of Cochrane; thence southerly along the easterly boundaries of the geographic town-ships of Shackleton, Carmichael, Ford, Oke, Aitken, Fortune, and Enid, to the south-easterly corner of the last-mentioned geographic township; thence southerly last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Frey, Sewell, and Kenogaming, in the Territorial District of Sudbury, to the south-westerly corner of the geographic Township of Pharand in the Territorial District of Timiskaming; thence easterly along the southerly boundaries of the geographic townships of Pharand, Childerhose, Doyle, Musgrove, Bartlett, and Geikie, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Hincks, Montrose, Midlothian, Raymond, Knight, Tyrrell, Leonard, North Williams, and Dufferin, to the south-westerly corner of the lastand Dufferin, to the south-westerly corner of the lastmentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Browning, Amyot, Moffat, Hennessy, and Inverness, in the Territorial District of Sudbury, to the southwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Brebeuf, Baynes, Dublin, and Muldrew, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic township; the geographic township of the geographic township of Athlers In Elasha Micro graphic townships of Athlone, La Fleche, Alton, Jasper, Durban, Ethel, and Comox, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Comox, Fulton, and Iris, to the north-westerly corner of the lastmentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8Z, 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the easterly boundaries of geographic Township 24 in Ranges 15, 16, 17, 18, 19, 20, and 21, to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundaries of geographic townships 24, 25, 26, 27, 28, 29, 30, and 31, in Range 21, to the shore of Lake Superior; thence northerly and westerly along the shore of Lake Superior to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence in a general westerly direction along the last-mentioned boundary to its intersection with the boundary between the territorial districts of Rainy River and Thunder Bay; thence northerly along the last-mentioned boundary to the 3rd Base Line; thence westerly along that boundary and that base line to the 6th Meridian surveyed by Ontario Land Surveyor Niven in 1894; thence northerly along that meridian to the 24th mile post, being the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to its intersection with the meridian surveyed by Ontario Land Surveyors Speight and van Nostrand in 1927; thence northerly along that meridian to the base line surveyed by Ontario Land Surveyor Niven in 1895; thence easterly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that base line to the 4th Meridian; thence northerly along that boundary to the shore of Hudson Bay; thence easterly, south-easterly, south-easterly, and asserly, along the shore of that bay and James Bay to the place of commencement.

SCHEDULE 2

COMMENCING at the intersection of the centre line of the right-of-way of the most northerly eastwest line of the Canadian National Railways with the boundary between Ontario and Manitoba; thence easterly along that centre line to the 6th Meridian; thence southerly along that meridian to the base line surveyed by Ontario Land Surveyor Niven in 1895; thence westerly along that base line to the meridian surveyed by Ontario Land Surveyors Speight and van Nostrand in 1927; thence southerly along that meridian to the boundary between the territorial districts of Kenora and Rainy River; thence west and westerly along that boundary to the boundary between Canada and United States; thence north-westerly and along the last-mentioned boundary to the place of commencement.

SCHEDULE 3

COMMENCING at the intersection of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways with the boundary between Ontario and Quebec; thence westerly along that centre line to its intersection with the easterly boundary of the geographic Township of Shackleton in the Territorial District of Cochrane; thence southerly along the easterly boundaries of the geographic townships of Shackleton, Carmichael, Ford, Oke, Aitken, Fortune, and Enid, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Frey, Sewell, and Kenogaming, in the Territorial District of Sudbury, to the south-westerly corner of the geographic Township of Pharand in the Territorial District of Timiskaming; thence easterly along the southerly boundaries of the geographic townships of Pharand, Childerhose, Doyle, Musgrove, Bartlett, and Geikie, to the south-easterly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Hincks, Montrose, Midlothian, Raymond, Knight, Tyrrell, Leonard, North Williams, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic township of Browning, Amyot, Moffat, Hennessy, and Inverness, in the Territorial District of Sudbury, to the south-

westerly corner of the last-mentioned geographic township; thence southerly along the westerly boundaries of the geographic townships of Brebeuf, Baynes, Dublin, and Muldrew, to the south-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Athlone, La Fleche, Alton, Jasper, Durban, Ethel, and Comox, to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Comox, Fulton, and Iris, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8Z, 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the easterly boundaries of geographic Township 24 in Ranges 15, 16, 17, 18, 19, 20, and 21, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundaries. township; thence westerly along the northerly boundaries of geographic townships 24, 25, 26, 27, 28, 29, 30, and 31, in Range 21, to the shore of Lake Superior; so, and 31, in Range 21, to the shore of Lake Superior; thence northerly and westerly along the shore of Lake Superior to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence south-easterly along that boundary through Lake Superior and the St. Mary River to a point in that boundary due south of the intersection of the boundary between the geographic townsection of the boundary between the geographic townships of Parke and Awenge, in the Territorial District of Algoma, with the northerly shore of the St. Mary River; thence due north to the northerly shore of the St. Mary River; thence in a general easterly direction following the mainland of the northerly shores of the St. Mary River and expansions thereof and the North Channel of Lake Huron to the south-westerly corner of the geographic Township of Spragge, and the northerly shores of the Serpent River and Serpent Lake to the easterly boundary of the Serpent River Indian Reserve; thence southerly following that boundary 1½ miles, more or less, to its intersection with the northerly limit of that part of the King's Highway known as number 17; thence in a general easterly direction following that northerly limit to the easterly boundary of the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundaries of the geographic town-ships of Hagar, Loughrin, Davis, Kelly, and McCarthy, to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of McCarthy to the north-westerly corner thereof; thence northerly along the easterly boundaries of the geo-graphic townships of McConnell and DeMorest to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of DeMorest to the north-westerly corner thereof; thence northerly along the westerly boundary of the geographic Township of Turner to the north-westerly corner thereof; thence easterly along the northerly boundary of the Township of Turner to the south-westerly corner of the geographic Township of Dundee; thence northerly along the westerly boundaries of the geographic townalong the westerly boundaries of the geographic townships of Dundee and Parker to the north-westerly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Parker to the south-easterly corner of the geographic Township of Gamble in the Territorial District of Timiskaming; thence northerly boundaries of the geographic township o along the easterly boundaries of the geographic townships of Gamble and Brewster to the north-easterly ships of Gamble and Brewster to the north-easterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Trethewey, Whitson, van Nostrand, Klock, Barr, Firstbrook, and Bucke, to the shore of Lake Timiskaming; thence north-easterly, south-easterly, northerly, and easterly, along the shore of that lake to the boundary between Ontario and Quebec; thence northerly along that boundary to the place of commencement.

SCHEDULE 4

COMMENCING at the intersection of the northerly boundary of the geographic Township of Bucke, in the Territorial District of Timiskaming, with the westerly shore of Lake Timiskaming; thence southerly along the westerly shore of Lake Timiskaming and the Ottawa River to its confluence with the northerly shore of the Mattawa River, being the south-easterly corner of the Township of Mattawan, in the Territorial District of Nipissing; thence in a general westerly direction following the southerly boundaries of the geographic townships of Mattawan, Olrig, Phelps, and Widdifield, to the southerly limit of that part of the King's Highway known as number 63, in the communications of the southerly limit of the communications of the southerly limit of the southe ity known as Trout Mills, and following that southerly limit to its intersection in the City of North Bay with the northerly limit of that part of the King's Highway known as Number 17 and following that northerly limit to its intersection with the easterly boundary of the geographic Township of Hagar in the Territorial the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundaries of the geographic townships of Hagar, Loughrin, Davis, Kelly, and McCarthy, to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic Township of McCarthy to the porther westerly corner thereof: thence portherly along north-westerly corner thereof; thence northerly along the easterly boundaries of the geographic townships of McConnell and DeMorest to the north-easterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geo-graphic Township of DeMorest to the north-westerly corner thereof; thence northerly along the westerly boundary of the geographic Township of Turner to the north-westerly corner thereof; thence easterly along the northerly boundary of the geographic Township of Turner to the south-westerly corner of the geographic Township of Dundee; thence northerly along the westerly boundaries of the geographic townships of Dundee and Parker to the north-westerly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Parker to the south-easterly corner of the geographic Township of Gamble in the Territorial District of Timiskaming; thence northerly along the easterly boundaries of the geographic townships of Gamble and Brewster to the north-easterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Trethewey, Whitson, van Nostrand, Klock, Barr, Firstbrook, and Bucke, to the westerly shore of Lake Timiskaming, being the place of commencement.

SCHEDULE 5

COMMENCING at the intersection of the boundary between the territorial districts of Rainy River and Thunder Bay with the boundary between Canada and United States; thence northerly along the boundary between the territorial districts of Rainy River and Thunder Bay to the 3rd Base Line; thence westerly along that base line, being the boundary between the territorial districts of Kenora and Rainy River, to the 6th Meridian; thence southerly along that meridian and its production to Swell Bay of Rainy Lake; thence in a south-westerly direction through that bay to a point in the boundary between Canada and United States southerly and easterly of Sandpoint Island; thence easterly along that boundary to the boundary between the territorial districts of Rainy River and Thunder Bay, being the point of commencement.

SCHEDULE 6

That part of Ontario lying northerly of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways from the Quebec boundary to the Manitoba boundary.

SCHEDULE 7

COMMENCING at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence in a general easterly direction along that centre line to the boundary between Ontario and Quebec; thence southerly along the last-mentioned boundary to the northerly shore of Lake Timiskaming; thence southerly and westerly along the northerly shore of that lake to the southerly boundary of the geographic Township of Dymond in the Territorial District of Timiskaming; thence westerly along the southerly boundaries of the geographic townships of Dymond, Hudson, Lundy, Auld, Speight, Banks, and Wellia, to the centh westerly express of the left Wallis, to the south-westerly corner of the lastmentioned township; thence southerly along the easterly boundaries of the geographic townships of Brewster and Gamble to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Gamble, Corley, Leckie, and Dufferin, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Dufferin, North Williams, Leonard, and Tyrrell, to the intersection with the centre line of the highway known as the Elk Lake-Westree Road; thence south-westerly along that centre line to Westree Station on the Canadian National Railways; thence southerly along the centre line of the Canadian National Railways to the southerly boundary of the geographic Township of Hennessy in the Territorial District of Sudbury; thence westerly along the southerly boundaries of the geographic townships of Hennessy and Inverness to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly bendering the geographic township; thence southerly along the easterly boundary of the geographic townships of Paudash, Marquette, Battersby, Athlone, and Morse, to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Morse and Dennie, and geographic townships D, H, L, P, T, and X, in the Territorial District of Algoma, to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of X, Y, Z, and 7Z, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, in the Territorial District of Sudbury, to the south-westerly corner of the last-mentioned geographic township: corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic Township 24, Range 15, in the Territorial District of Algoma, to the south-easterly corner thereof; thence westerly and along the southerly boundaries of geographic townships 24, 25, and 26, in Range 15, Home, 28, and 29, in Range 15, and the production of the last-mentioned of the southerly boundary of the last-mentioned geographic township to its intersection with the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay to the boundary between Canada and United States; thence in a general northerly and westerly direction along that boundary to its intersection with the southerly production of the boundary between the territorial districts of Thunder Bay and Rainy River; thence northerly on the production of and the boundary between the territorial districts of Thunder Bay and Rainy River to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along the last-mentioned boundary and the westerly production of the northerly boundary of the geographic Township of McCrosson, in the Territorial District of Rainy River, to the boundary between Canada and United States; thence northerly and westerly along the last-mentioned boundary to the boundary between Ontario and Manitoba; thence northerly along that boundary to the place of commencement.

SCHEDULE 8

The Territorial District of Rainy River.

SCHEDULE 9

1. COMMENCING at the intersection of the southerly boundary of the geographic Township of Dymond, in the Territorial District of Timiskaming, with the westerly shore of Lake Timiskaming; thence westerly along the southerly boundaries of the geographic townships of Dymond, Hudson, Lundy, Auld, Speight, Banks, and Wallis, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Brewster and Gamble to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Gamble, Corley, Leckie, and Dufferin, to the south-westerly corner of last-mentioned geographic township; northerly along the westerly boundaries of the geo-graphic townships of Dufferin, North Williams, Leon-ard, and Tyrrell, to its intersection with the centre line of the highway known as the Elk Lake-Westree Road; thence south-westerly along that centre line to Westree Station on the Canadian National Railways; thence southerly along the Canadian National Railways to the southerly boundary of the geographic Township of Hennessy in the Territorial District of Sudbury; thence westerly along the southerly boundary of the geographic townships of Hennessy and Inverness to the south-westerly corner of the last-mentioned geo-graphic township; thence southerly along the easterly boundary of the geographic townships of Paudash, Marquette, Battersby, Athlone, and Morse, to the south-easterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Morse and Dennie, and geographic townships D, H, L, P, T, and X, to the south-westerly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of geographic townships X, Y, 6Z, and 7Z, to the north-westerly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of geographic townships 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 22 Range 15, and 23 Range 15, to the south-westerly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic Township 24. Range 15, to the south-easterly corner thereof: X, to the south-westerly corner of the last-mentioned along the easterly boundary of geographic Township 24, Range 15, to the south-easterly corner thereof; thence westerly and along the southerly boundary of geographic townships 24, 25, 26, 27, 28, and 29, in Range 15, and the production of the southerly boundary of geographic Township 29, Range 15, to its intersection with the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along that boundary to the boundary between Canada and United States; thence in a general south-easterly direction along the last-mentioned boundary through Lake Superior and the St. Mary River to a point in that boundary due south of the intersection of the boundary between the geographic townships of Parke and Awenge, in the Territorial District of Algoma, with the northerly shore of the St. Mary River; thence due north to the northerly shore of the St. Mary River; thence in a general easterly direction following River; thence in a general easterly direction following the mainland of the northerly shores of the St. Mary River and expansions thereof and the North Channel and Georgian Bay of Lake Huron to the intersection with the boundary between the geographic Township of Humboldt in the Territorial District of Manitoulin, and the geographic Township of Travers in the Territorial District of Sudhuruthere in Potental Potent torial District of Sudbury; thence in a general easterly torial District of Sudbury; thence in a general easterly direction along the southerly boundaries of the geographic townships of Travers, Struthers, Allen, Bigwood, and Mason, and along the southerly and easterly boundaries of the geographic Township of Scollard, in the Territorial District of Sudbury, to the southerly boundary of the geographic Township of Latchford in the Territorial District of Nipissing; thence due east to the southerly boundary of the Territorial District of Nipissing; thence easterly along that boundary to the northerly boundary of the geographic Township of West Ferris in the Territorial District of Nipissing; thence easterly along the northerly boundaries of the geographic Township of West Ferris, Trout Lake, and the Mattawa River to its confluence with the Ottawa River; thence northerly along the westerly shores of the Ottawa River and Lake Timiskaming to the place of commencement.

2. The islands named Cockburn and Philip Edward in the Territorial District of Manitoulin.

SCHEDULE 10

The islands in the Territorial District of Manitoulin excepting therefrom those islands known as Cockburn Island and Philip Edward Island.

SCHEDULE 11

- 1. The District of Parry Sound.
- 2. The District of Muskoka excepting therefrom the geographic townships of Medora and Wood.
- 3. The District of Nipissing lying southerly of the northerly boundary of the geographic Township of West Ferris, Trout Lake, and the Mattawa River.
 - 4. The Provisional County of Haliburton.
 - 5. The County of Renfrew.
 - 6. The County of Lanark.
- 7. That part of the Township of North Crosby in the County of Leeds lying northerly and easterly of the centre line of the Mass Road from the westerly boundary of the County of Leeds through Westport to and along the northerly shore of Upper Rideau Lake.
- 8. The counties of Hastings, Lennox and Addington, and Frontenac, lying northerly of the centre line of that part of the King's Highway known as number 401.
- 9. The County of Peterborough lying northerly of the centre line of that part of the King's Highway known as number 7.
- 10. That part of the Township of Laxton, Digby and Longford, which was formerly the Township of Longford, the Township of Somerville, and those parts of the townships of Dalton and Digby lying northerly of the Monk Road, all in the County of Victoria.
- 11. The Township of Rama in the County of Ontario.

SCHEDULE 12

- 1. The County of Grenville.
- 2. That part of the County of Carleton lying easterly of the Rideau River.
- 3. The County of Leeds, excepting therefrom that part of the Township of North Crosby lying northerly of the centre line of the Mass Road from the westerly boundary of the County of Leeds through Westport and the westerly shore of Upper Rideau Lake.

SCHEDULE 13

That part of the County of Carleton lying westerly of the Rideau River.

(5040)

THE PUBLIC HEALTH ACT

O. Reg. 172/57. General Regulations. New and Revoking O. Reg. 243/55. Made—27th June, 1957. Approved—25th July, 1957. Filed—31st July, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. In these regulations
 - (a) "hospital" means a hospital approved under The Public Hospitals Act, 1957;
 - (b) "new-born infant" means an infant born in a hospital
 - (i) who has not been removed therefrom, or
 - (ii) who has been transferred therefrom to the nursery of another hospital;
 - (c) "new-born infant accommodation grant" means a grant to a hospital toward the cost of a project;
 - (d) "nursery" means accommodation in a hospital for new-born infants;
 - (e) "nursing service" means nursing service in the nursery;
 - (f) "nursing service grant" means a grant to a hospital toward the cost of improvement of nursing service; and
 - (g) "project" means a project undertaken by a hospital for the improvement of
 - (i) the nursery, or
 - (ii) accommodation for use in the preparation of food for new-born infants,

by alteration or renovation, or both.

- 2. The Minister may pay
 - (a) a new-born infant accommodation grant, or
 - (b) a nursing service grant,

or both, to a hospital in accordance with these regulations.

- 3. The application for a new-born infant accommodation grant shall be in Form 1 and shall be accompanied by a sketch-plan of the project.
- 4. A new-born infant accommodation grant shall not exceed
 - (a) \$3,000, or
 - (b) 50 per cent of the actual cost of the project,

whichever amount is the lesser.

- 5. No new-born infant accommodation grant shall be paid to any hospital until that hospital has submitted a certificate of the completion of the project in Form 2.
- 6. The application for a nursing service grant shall be made each year in Form 3.

- 7.(1) Subject to subregulation 2, the amount of the nursing service grant shall be
 - (a) (i) \$500 a year toward the cost of the nursing service, and
 - (ii) 50 cents for each new-born infant during the year for which the grant is payable, or
 - (b) \$2,000,

whichever is the lesser.

- (2) The amount of the nursing service grant payable for the year 1957 to a hospital to which regulation 7 of Ontario Regulations 243/55 applied in 1956 shall be
 - (a) \$1,000 toward the cost of the nursing service, and
 - (ii) 50 cents for each new-born infant during 1956 and 1957, or
 - (b) \$4,000,

whichever is the lesser, less the amount of nursing service grant, if any, paid for the year 1956.

8. Ontario Regulations 243/55 are revoked.

M. PHILLIPS, Minister of Health.

Dated at Toronto,

this 27 day of

June, 1957.

FORM 1

The Public Heath Act

NOTICE OF APPLICATION FOR A NEW-BORN INFANT ACCOMMODATION GRANT

To the Minister of Health, Parliament Buildings, Toronto, Ontario.

The			
	(name of 1	hospital)	

gives notice that an application will be made for payment of a new-born infant accommodation grant under the Act and regulations upon the completion of a project for the improvement of accommodation for

- (i) new-born infants.....
- (ii) the preparation of food for new-born infants
- 1. Estimated cost of project:
 - (a) estimated cost of alteration.....
 - (b) estimated cost of renovation.....
 - (c) total estimated cost of project.....
- 4. Sketch plan of the project is attached.

Date.....19...

Chairman or Secretary of the Board

FORM 2

The Public Health Act

APPLICATION FOR PAYMENT OF A NEW-BORN INFANT ACCOMMODATION GRANT

To the Minister of Health, Parliament Buildings, Toronto, Ontario.
The
(name of hospital)
submitted Notice of Application for a new-born infant
accommodation grant on theday of
19
The(name of hospital)
now certifies that the project mentioned in the applica- tion has been completed and applies for payment of the new-born infant accommodation grant and in support gives the following information:
1. The actual cost of the project was:
2. Receipted accounts are attached as follows:
The project has been completed in accordance with the sketch plan submitted with the notice of applica- tion mentioned above.
Date19
Chairman or Secretary of the Board
Form 3
The Public Health Act
APPLICATION FOR A NURSING SERVICE GRANT
To the Minister of Health, Parliament Buildings, Toronto, Ontario.
The(name of hospital)
applies for a nursing service grant under the Act and regulations, for the improvement of nursing service and in support gives the following information:
Number of new-born infants during the period January 1st to December 31st, 19 preceding the date hereof
Date19
Chairman or Secretary of the Board
(6041) 32

THE HIGHWAY TRAFFIC ACT

O. Reg. 173/57. Speed limits. Amending O. Reg. 209/56. Made—25th July, 1957. Filed—31st July, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Ontario Regulations 209/56 are amended by adding the following regulation:
 - 2a. No person shall drive a motor vehicle at a greater rate of speed than 45 miles per hour upon those parts of the King's Highway described in Schedule C.

SCHEDULE C

- 1. That part of the King's Highway known as Number 2 in the Township of Elizabethtown in the County of Leeds lying between its intersection with the boundary line between Lots 4 and 5 in Concession 1 and its intersection with the boundary line between Lots 3 and 2 in Concession 1.
- 2. That part of the King's Highway known as Number 15 in the Township of South Crosby in the County of Leeds lying between a point in the highway distant 1,800 feet measured southerly therealong from its intersection with the boundary line between the Township of Leeds and South Crosby and a point in the highway distant 350 feet measured northerly therealong from its intersection with the boundary line between the Townships of Leeds and South Crosby.
- 3. That part of the King's Highway known as Number 15 in the Township of South Crosby and the County of Leeds lying between a point in the highway distant 2,130 feet measured northerly therealong from its intersection with the boundary line between the Townships of Leeds and South Crosby and a point in the highway distant 4,230 feet measured northerly therealong from its intersection with the boundary line between the Townships of Leeds and South Crosby.
- 2. Schedule A of Ontario Regulations 209/56 is amended by adding the following item:
 - 3. That part of the King's Highway known as Number 15 in the Township of South Crosby in the County of Leeds lying between a point in the highway distant 350 feet measured northerly therealong from its intersection with the boundary line between the Townships of Leeds and South Crosby and a point in the highway distant 2,130 feet measured northerly therealong from its intersection with the boundary line between the Townships of Leeds and South Crosby.
- **3.** Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57 and Ontario Regulations 147/57, is further amended by adding the following item:
 - 5. That part of the King's Highway known as Number 2 in the Township of Elizabethtown in the County of Leeds lying between its intersection with the easterly limit of the City of Brockville and its intersection with the boundary line between Lots 4 and 5 in Concession 1.

(6042)

THE GAME AND FISHERIES ACT

O. Reg. 174/57.
Royalties.
Amending Regulations 129 of Consolidated Regulations of Ontario, 1950 and Revoking O. Regs. 322/52 and 165/54.
Made—25th July, 1957.
Filed—1st August, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Clauses e and g of regulation 37 of Regulations 129 of Consolidated Regulations of Ontario, 1950, as remade by regulation 1 of Ontario Regulations 185/55, are revoked and the following substituted therefor:

(e) Marte	en			\$0.50
(g) Musk	-rat			\$0.05
2. Ontario	Regulations	322/52	and	165/54

(6043) 32

revoked.



August 17th, 1957

THE PUBLIC SERVICE ACT

O. Reg. 175/57. Oath of Allegiance. Amending O. Reg. 135/53. Made-18th July, 1957 Filed-6th August, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Item 4 of Schedule 3 of Ontario Regulations 135/53 is struck out and the following substituted therefor:
 - 4. In the Department of the Attorney-General
 - (1) Crown Attorneys;
 - (2) Clerks of the Peace;
 - (3) Departmental Accountant;
 - (4) Personnel Officer;
 - (5) Personnel Assistant;
 - (6) Deputy Commissioner, Ontario Provincial Police;
 - (7) Assistant Commissioner, Ontario Provincial Police;
 - (8) Executive Officer, Ontario Provincial Police.

(6064)

33

THE PUBLIC SERVICE ACT

O. Reg. 176/57. Board of Review. Amending O. Reg. 135/53. Made—25th July, 1957. Filed-6th August, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Subregulation 1 of Regulation 18 of Ontario Regulations 135/53 is revoked and the following substituted therefor:
 - (1) There shall be an advisory committee, to be known as the Civil Service Board of Review, composed of
 - (a) the chairman of the Commission or such other member or official of the Commission as the chairman of the Commission may designate, who shall act as chairman of the Board;
 - (b) one member to be appointed by the Ontario Civil Service Association; and
 - (c) one member to be appointed by the Lieutenant-Governor in Council.

(6065)

THE PUBLIC HEALTH ACT

O. Reg. 177/57.
General Regulations—Health Units.
Amending Regulations 335 of Consolidated Regulations of Ontario, 1950. Made—24th July, 1957. Approved—31st July, 1957. Filed—6th August, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1.(1) Section 1 of schedule 24 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, is amended by striking out "5 members" in the second line and substituting "6 members" therefor.
- (2) Clause d of the said section 1 is revoked and the following substituted therefor:
 - (d) two members to be appointed annually by the Municipal Council of the City of Cornwall to hold office during its pleasure.

M. PHILLIPS Minister of Health.

Dated at Toronto, this 24th day of July, A.D. 1957.

(6066)

33

THE HIGHWAY TRAFFIC ACT

O. Reg. 178/57. Reciprocal Suspension of Judgment Debtors' Licences. Amending O. Reg. 101/56. Made—31st July, 1957. Filed—7th August, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 1 of Ontario Regulations 101/56 is amended by adding immediately after item 20 in the list of states, the following item:

20a. New Hampshire.

(6067)

33

THE DIVISION COURTS ACT

O. Reg. 179/57. Territorial Limits of Division. Amending O. Reg. 270/50 (C.R.O. 393). Made—8th August, 1957. Filed—9th August, 1957.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 boundaries in Ontario Regulations 270/50 (C.R.O. 393) is amended by striking out:

Thunder Thunder Thunder Thunder Thunder	Bay Bay Bay	1 2 3 4 5	258 259 260 261 262
and substituting the	refor:		
Thunder Thunder Thunder Thunder Thunder Thunder	Bay Bay Bay Bay	1 2 3 4 6 5	258 259 260 261 261A 262

2. Schedules 261 and 262 of Ontario Regulations 270/50 (C.R.O. 393) are struck out and the following substituted therefor:

SCHEDULE 261

1. That part of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 88 degrees; thence south along the meridian to the boundary between the Dominion of Canada and the United States of America; thence south-easterly along that boundary to the meridian of longitude 86 degrees; thence northerly along the meridian to its intersection with the parallel of latitude 49 degrees 30 minutes; thence west along that parallel to the place of commencement.

SCHEDULE 261A

1. That part of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 86 degrees; thence south along the meridian to the boundary between the Dominion of Canada and the United States of America; thence south-easterly along that boundary to the easterly boundary of the district; thence northerly along the easterly boundary of the district to the parallel of latitude 49 degrees 30 minutes; thence west along that parallel to the place of commencement.

SCHEDULE 262

- 1. The Town of Geraldton.
- 2. The improvement District of Beardmore.
- 3. The Territorial District of Thunder Bay; excepting those parts described in schedules 258, 259, 260, 261 and 261A.

(6075)

August 24th, 1957

THE GAME AND FISHERIES ACT

O. Reg. 180/57. General Amendments. Amending O. Reg. 166/57. Made—8th August, 1957. Filed—12th August, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. (1) Item 2 of schedule 3 of Ontario Regulations 166/57 is amended by striking out "schedule 3" in the second line and substituting "schedule 2" therefor.
- (2) Item 4 of the said schedule 3 is amended by striking out "schedule 3" in the fourth and fifth lines and substituting "schedule 2" therefor.

(6077) 34

THE PUBLIC LANDS ACT

O. Reg. 181/57. Summer Resort Locations—Looncall Lake. New. Made—8th August, 1957. Filed—12th August, 1957.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

- 1.(1) The public lands described in schedule 1 are to be sold for summer resort locations for private use only.
- (2) Notwithstanding Ontario Regulations 85/53, the price at which the public lands are to be sold shall be, for each lot shown in the areas outlined in red on the plan filed in the office of the Registrar of Regulations at Toronto as number 216,
 - (a) the amount offered in the highest tender after a public invitation therefor, or
 - (b) \$150 and \$1 for each foot of lake frontage, whichever is the greater.
- 2.(1) The highest tenderer for a lot on plan 216, following a public invitation for tenders, may purchase the lot for the amount offered in his tender.
 - (2) A tender is not valid unless it is
 - (a) accompanied by a deposit of \$100 in Canadian funds, and
 - (b) made by a person who is eligible to purchase the lot.
 - 3.(1) A lot shall not be sold to a person who
 - (a) is under 21 years of age, or
 - (b) is the purchaser from the Crown, or the patentee and owner, of a summer resort location.
- (2) No person shall purchase more than one lot under these regulations.

4.(1) A purchaser shall

- (a) pay the purchase price within 30 days from the date on which his tender has been accepted, and
- (b) erect on the lot within 24 months from the date he has paid the full amount of the purchase price a cottage having at least 320 square feet of floor space and in the construction of which has been expended labour and materials to the value of not less than \$1,000.
- (2) No person shall use a lot shown on plan 216 other than as a summer resort location for the erection and maintenance of a cottage, and its occupation as a single, non-profit housekeeping unit.
- 5. Where the Minister is satisfied that the purchaser of a lot has complied with these regulations, he may direct the issue of letters patent for the lot.

SCHEDULE 1

The lands bordering on Looncall Lake, in the Township of Burleigh and Anstruther, in the County of Peterborough, outlined in red and illustrated on a plan filed in the office of the Registrar of Regulations at Toronto as number 216.

(6078)

34

THE PUBLIC HEALTH ACT

O. Reg. 182/57.
Eating-establishments.
Amending Regulations 332 of Consolidated Regulations of Ontario, 1950.
Made—1st August, 1957.
Approved—8th August, 1957.
Filed—14th August, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clause a of subregulation 2 of regulations 34 of Regulations 332 of Consolidated Regulations of Ontario, 1950, is amended by striking out "1st of January, 1948" and substituting "1st of July, 1958" therefor.
- **2.**(1) Clause *a* of regulations 37 of Regulations 332 of Consolidated Regulations of Ontario, 1950, is amended by striking out "1st of January, 1948" and substituting "1st of July, 1958" therefor.
- (2) Clause b of the said regulation 37 is amended by striking out "1st of January, 1948" and substituting "1st of July, 1958" therefor.
- **3.** Regulation 38 of Regulations 332 of Consolidated Regulations of Ontario, 1950, is amended by striking out "1st of January, 1950" and substituting "1st of July, 1958" therefor.

Dated at Toronto, this 1st day of August, 1957.

M. PHILLIPS, Minister of Health.

(6105)

THE GAME AND FISHERIES ACT

O. Reg. 183/57. Open Season for Fur-bearing Animals. New and Revoking O. Reg. 145/56. Made—12th August, 1957. Filed—15th August, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR BEAVER

- 1. Beaver may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 1 from 15th of October, 1957, to the 21st of May, 1958, both inclusive;
 - (b) in schedules 2 and 3 from the 15th of October, 1957, to the 30th of April, 1958, both inclusive:
 - (c) in schedules 4 and 5 from the 1st of November, 1957, to the 21st of April, 1958, both inclusive; and
 - (d) in schedules 6 and 7 from the 1st of November, 1957, to the 15th of April, 1958, both inclusive.

OPEN SEASON FOR FISHER AND MARTEN

2. Fisher and marten may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 1st of November, 1957, to the 21st of January, 1958, both inclusive.

OPEN SEASON FOR FOX

3. Fox may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 19th of August, 1957, to the 31st of October, 1958, both inclusive.

OPEN SEASON FOR LYNX

4. Lynx may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 1st of November, 1957, to the 28th of February, 1958, both inclusive.

OPEN SEASON FOR MINK

- 5. Mink may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 1 from the 15th of October, 1957, to the 28th of February, 1958, both inclusive;
 - (b) in schedules 2 and 3 from the 15th of October, 1957, to the 21st of January, 1958, both inclusive;
 - (e) in schedules 4, 5, and 6, from the 1st of November, 1957, to the 21st of January, 1958, both inclusive; and
 - (d) in schedule 7 from the 1st of November, 1957, to the 28th of February, 1958, both inclusive.

OPEN SEASON FOR MUSK-RAT

- 6. Musk-rat may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 1 from the 15th of October, 1957, to the 31st of May, 1958, both inclusive;
 - (b) in schedule 2 from the 15th of October, 1957, to the 21st of May, 1958, both inclusive;

- (c) in schedule 3 from the 1st of November, 1957, to the 30th of April, 1958, both inclusive;
- (d) in schedule 4 except the County of Prince Edward and schedule 5 from the 1st of November, 1957, to the 21st of April, 1958, both inclusive;
- (e) in schedules 6 and 7 from the 1st of November, 1957, to the 15th of April, 1958, both inclusive; and
- (f) in the County of Prince Edward from the 10th of March to the 21st of April, both inclusive, in 1958.

OPEN SEASON FOR OTTER

- 7. Otter may be trapped, hunted, taken or killed, or possed, in the localities described
 - (a) in schedules 1, 2, and 3, from the 15th of October, 1957, to the 30th of April, 1958, both inclusive;
 - (b) in schedule 4 from the 1st of November, 1957, to the 21st of April, 1958, both inclusive; and
 - (c) in the townships of Albemarle, Amabel, Eastnor, Lindsay, and St. Edmunds, in the County of Bruce, from the 1st of November, 1957, to the 15th of April, 1958, both inclusive.

OPEN SEASON FOR RABBIT

- 8. Rabbit may be trapped, hunted, taken or killed, or possessed
 - (a) in the counties of Elgin, Essex, Haldimand, Kent, Lambton, Lincoln, Middlesex, Norfolk, and Welland, from the 2nd of November, 1957, to the 28th of February, 1958, both inclusive;
 - (b) in
- (i) the counties of Brant, Halton, Oxford Peel, and Wentworth,
- (ii) the townships of East Gwillimbury King, and Vaughan, in the County of York,
- (iii) the townships of Hay, Stanley, and Stephen, in the County of Huron,
- (iv) the townships of Adjala, Tecumseth; and West Gwillimbury, in the County of Simcoe,
- (v) the Township of Wilmot in the County of Waterloo, and
- (vi) the Township of Puslinch in the County of Wellington,

from the 26th of October, 1957, to the 28th of February, 1958, both inclusive;

- (c) in the townships of Clarke and Darlington, in the County of Durham, from the 12th of October, 1957, to the 28th of February, 1958, both inclusive;
- (d) in
 - (i) the Township of Markham in the County of York, and
 - (ii) the Township of Whitby in the County of Ontario,

from the 25th of October, 1957, to the 28th of February, 1958, both inclusive, and

- (e) in
 - (i) the Township of Whitchurch in the County of York, and
 - (ii) the townships of East Whitby and Pickering in the County of Ontario,

from the 23rd of October, 1957, to the 28th of February, 1958, both inclusive; and

(f) in any part of Ontario not described in clauses a, b, c, d, and e, from the 19th of August, 1957, to the 31st of October, 1958, both inclusive.

OPEN SEASON FOR RACCOON

9. Raccoon may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 19th of August, 1957, to the 31st of October, 1958, both inclusive.

OPEN SEASON FOR SQUIRREL

- 10. Black, gray and fox squirrel may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 11th of November to the 30th of November, both inclusive, in 1957, but no person shall hunt, take or kill, more than an aggregate number of five squirrels in a day, or possess more than an aggregate number of ten squirrels at any one time.
 - 11. Ontario Regulations 145/56 are revoked.

CLARE E. MAPLEDORAM Minister of Lands and Forests

Toronto, August 12th, 1957.

SCHEDULE 1

That part of Ontario which is north of a line located as follows:

Commencing at the intersection of the northerly limit of the right-of-way of the transcontinental line of the Canadian National Railways with the westerly limit of the geographic Township of Rice in the Territorial District of Kenora; thence in an easterly direction following the northerly limit of that right-of-way to its intersection with the easterly limit of the geographic Township of Sargeant in the Territorial District of Cochrane.

SCHEDULE 2

- 1. The territorial districts of Algoma, Manitoulin, Rainy River, Sudbury and Timiskaming.
- 2. Those parts of the territorial districts of Cochrane, Kenora, and Thunder Bay, not included in Schedule 1.
- 3. That part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

Commencing at the north-westerly angle of the geographic Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of that lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

SCHEDULE 3

1. The territorial districts of Muskoka and Parry Sound.

- 2. That part of the Territorial District of Nipissing lying southerly and easterly of the line located in item 3 of Schedule 2.
- 3. The Provisional County of Haliburton and the County of Renfrew.
- 4. Those parts of the Counties of Frontenac, Hastings, Lennox and Addington, Peterborough, and Victoria, lying northerly of the centre line of that part of the King's Highway known as number 7.
- 5. That part of the County of Lanark lying northerly and westerly of a line located as follows:

Commencing at a point in the westerly boundary of the County of Lanark where it is intersected by the centre line of that part of the King's Highway known as number 7; thence in a general easterly direction along that centre line to the intersection of the centre line of that part of the King's Highway known as number 15 in the Township of Drummond; thence in a general north-easterly direction along the lastmentioned centre line to the intersection of the centre line of that part of the King's Highway known as number 29 in the Township of Beckwith; thence in a general north-westerly direction along the lastmentioned centre line to the boundary between the counties of Lanark and Carleton.

SCHEDULE 4

- 1. The counties of Carleton, Dundas, Durham, Glengarry, Grenville, Leeds, Northumberland, Prescott, Prince Edward, Russell, and Stormont.
- 2. Those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough, and Victoria, not included in item 4 of schedule 3.
- 3. That part of the County of Lanark not included in item 5 of schedule 3.

SCHEDULE 5

The counties of Dufferin, Ontario, Peel, Simcoe, and York.

SCHEDULE 6

The counties of Brant, Bruce, Grey, Halton, Huron, Oxford, Perth, Waterloo, Wellington, and Wentworth.

SCHEDULE 7

The counties of Elgin, Essex, Haldimand, Kent, Lambton, Lincoln, Middlesex, Norfolk, and Welland.

(6114)

34

THE ARTIFICIAL INSEMINATION ACT

O. Reg. 184/57. General Regulations. Amending O. Reg. 190/53. Made—14th August, 1957. Filed—16th August, 1957.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE ARTIFICIAL INSEMINATION ACT

1. Subregulation 7 of regulation 13 of Ontario Regulations 190/53 and subregulations 6a and 8 of regulation 13 of Ontario Regulations 190/53, as made by subregulations 2 and 3 of regulation 1 of Ontario Regulations 74/54, are revoked and the following substituted therefor:

- 7. Grants made under clause a of subregulation 1 for artificial insemination of cows shall be \$2 for each cow artificially inseminated in a territorial district.
- 8. Grants made under clause b of subregulation 1 shall be \$2 for each cow artificially inseminated in a territorial district by semen obtained from a licensed artificial insemination centre.
- In any year not more than 1 grant of \$2 shall be paid under subregulations 7 and 8 in respect of any cow artificially inseminated in a territorial district.

(6116)

August 31st, 1957

THE GAME AND FISHERIES ACT

O. Reg. 185/57. Open Season for Pheasants. New. Made—14th August, 1957. Filed—20th August, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR PHEASANTS

- 1.(1) Male pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m. on the 30th and 31st of October in 1957, in the Township of Pelee in the County of Essex.
- (2) No person shall hunt, kill or destroy more than 9 male pheasants in the area described in subregulation 1.
- **2.**(1) Pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m.
 - (a) from the 16th of September to the 25th of November, both inclusive, in 1957 in the geographic townships of Bristol, Clergue, Cody, Deloro, Dundonald, Evelyn, German, Godfrey, Hoyle, Jessop, Macklem, Matheson, Mountjoy, Murphy, Ogden, Shaw, Tisdale, and Whitney, in the Territorial District of Cochrane, and in the geographic Township of Thorneloe in the Territorial District of Temiskaming;
 - (b) from the 12th of October to the 2nd of November, both inclusive, in 1957 in the townships of Clarke and Darlington in the County of Durham, and
 - (c) from the 12th of October to the 2nd of November, both inclusive, in 1957 in the counties of Frontenac, Hastings, Lennox and Addington, and Prince Edward.
- (2) No person shall hunt, kill or destroy in one day in the areas described in subregulation 1 more than 3 pheasants of which not more than 1 shall be a female.
- 3.(1) Male pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m.
 - (a) on the 25th and 26th of October in 1957 in the Township of Markham in the County of York and in the Township of Whitby in the County of Ontario;
 - (b) from the 23rd of October to the 26th of October, both inclusive, in 1957 in the townships of East Gwillimbury and Whitchurch in the County of York and in the townships of Pickering and East Whitby in the County of Ontario;
 - (c) from the 26th of October to the 30th of October, both inclusive, in 1957 in the County of Oxford;
 - (d) from the 26th of October to November 2nd, both inclusive, in 1957 in the counties of Brant, Halton, Huron, Peel, Simcoe, Waterloo, Wellington, and Wentworth, and

- (e) from the 26th of October to the 9th of November, both inclusive, in 1957 in any part of Ontario except the areas described in clauses a, b, c, and d, and in subregulation 1 of regulation 1 and subregulation 1 of regulation 2.
- (2) No person shall hunt, kill or destroy in one day more than 3 male pheasants in the areas described in subregulation 1.
- 4. No person shall have in his possession at one time more than 9 pheasants, of which not more than 3 shall be females hunted, killed or destroyed in the areas described in subregulation 1 of regulation 2.

(6118)

35

THE PUBLIC HEALTH ACT

O. Reg. 186/57.
Pasteurization of Milk.
Amending O. Reg. 86/51.
Made—4th July, 1957.
Filed—22nd August, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1.(1) Item 1 of Schedule 1 of Ontario Regulations 86/51 is amended by adding the following sub-item:
 - (3) The Improvement District of Elliot Lake.
- (2) Sub-item 3 of item 46 of Schedule 1 of Ontario Regulations 86/51 is revoked and the following substituted therefor:
 - (3) The improvement districts of,—
 - (a) Beardmore;
 - (b) Manitouwadge; and
 - (c) Red Rock.

(6141)

35

THE OPTOMETRY ACT

O. Reg. 187/57. Advertising. Amending Regulations 314 of Consolidated Regulations of Ontario, 1950. Made—5th February, 1957. Approved—4th July, 1957. Filed—22nd August, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE OPTOMETRY ACT

1. Subregulation 1 of regulation 6 of Regulations 314 of Consolidated Regulations of Ontario, 1950, is amended by adding the following clause:

- (e) commits any breach of the advertising regulations in regulation 6a.
- 2. Regulations 314 of Consolidated Regulations of Ontario, 1950, are amended by adding the following regulation:

ADVERTISING

- 6a.(1) No person shall cause to be published an advertisement of spectacles or eye-glasses which does not contain the name of the optometrist or optician who publishes the advertisment.
- (2) Where the amount of a charge for spectacles or eye-glasses is stated in an advertisement, the advertiser shall state what charges if any are made by the advertiser for services including the following:
 - (i) testing or examining the eyes;
 - (ii) prescribing spectacles or eye-glasses; and
 - (iii) dispensing and fitting of spectacles or eye-glasses.
- (3) All charges for spectacles or eye-glasses in an advertisement and all charges for services shall be in type and lettering similar in style and size.
- (4) No person shall cause to be published an advertisement of spectacles or eye-glasses which contains a false or misleading statement.
- **3.** These regulations come into force on the sixtieth day after the publication thereof in The Ontario Gazette under The Regulations Act.

THE BOARD OF EXAMINERS IN OPTOMETRY

E. J. CHISHOLM E. F. ATTRIDGE IRVING BAKER

(6142)

THE HIGHWAY TRAFFIC ACT

O. Reg. 188/57. Speed Limits. Amending O. Reg. 209/56. Made—21st August, 1957. Filed—23rd August, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule B of Ontario Regulations 209/56 as amended by Ontario Regulations 45/57, Ontario Regulations 147/57 and Ontario Regulations 173/57, is further amended by adding the following item:
 - 6. That part of the King's Highway known as Number 3C in the Township of Bertie in the County of Welland lying between its intersection with the boundary line between lots 6 and 7 in Concession 2 and its intersection with the westerly limit of the Town of Fort Erie.

THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

O. Reg. 189/57.
The Township of Scarborough Archaeological Site.
Amending O. Reg. 158/56.
Made—23rd August, 1957.
Filed—26th August, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

- 1. Regulation 2 of Ontario Regulations 158/56 is revoked and the following substituted therefor:
 - 2. These regulations expire with the 31st of August, 1958.

· BRYAN L. CATHCART Minister of Travel and Publicity

Toronto, Ontario August 23, 1957.

(6144)

35

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 190/57.
Controlled Access Highways-Dorset
By-pass.
New.
Made—21st August, 1957.
Filed—26th August, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT 1957

CONTROLLED ACCESS HIGHWAYS

DORSET BY-PASS

1. That portion of the King's Highway described in schedules 1 and 2, is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Ridout in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2605-10 registered in the Registry Office for the registry division of the District of Muskoka as number 16978, for the Township of Ridout.

SCHEDULE 2

In the Township of Sherborne in the Provisional County of Haliburton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2605-9 registered in the Registry Office for the registry division of the Provisional County of Haliburton as number 10212, for the Township of Sherborne.

(6145)

35

(6143)

September 14th, 1957

THE HOMES FOR THE AGED ACT, 1955

O. Reg. 192/57.
Method, Manner and Time of Payment,
Special-home Care.
Amending O. Reg. 168/55.
Made—4th September, 1957.
Filed—5th September, 1957.

REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT, 1955

- 1.(1) Clause a of Regulations 26a of Ontario Regulations 168/55 as made by Regulation 1 of Ontario Regulations 86/57 is amended by striking out "\$65" in the first line and inserting in lieu thereof "\$75".
- (2) Clause b of the said Regulation 26a is amended by striking out "\$65" in the first line and "\$32.50" in the second line and inserting in lieu thereof "\$75" and "\$37.50", respectively.

(6195)

37

THE MOTHERS' AND DEPENDENT CHILDREN'S ALLOWANCES ACT, 1957

O. Reg. 191/57. General Regulations. New and Revoking O. Regs. 194/56 and 215/56. Made—4th September, 1957. Filed—5th September, 1957.

REGULATIONS MADE UNDER THE MOTHERS' AND DEPENDENT CHILDREN'S ALLOWANCES ACT, 1957

MEDICAL ADVISORY BOARD

- 1.(1) A medical advisory board consisting of 3 or more persons appointed by the Minister, at least one of whom is a duly qualified medical practitioner, is established.
- (2) The Minister shall designate a medical practitioner appointed under subregulation 1 as chairman of the board.
- 2. The medical advisory board shall investigate the eligibility of a dependent father who is an applicant, a recipient or a beneficiary, and for this purpose shall
 - (a) review medical evidence submitted in support of the application;
 - (b) obtain any additional evidence necessary to make a complete report under clauses c and d;
 - (c) report to the regional administrator whether or not the dependent father is employable, or under what conditions he would become employable; and
 - (d) review annually and as the regional administrator may request, the mental and physical condition of the dependent father, and report to the regional administrator any change.

BOARD OF REVIEW

- **3.** A board of review consisting of the Director and two or more other persons appointed by the Minister is established.
 - 4. The board of review shall
 - (a) upon the request of an applicant, recipient, beneficiary or regional administrator, advise upon the application of the Act and these regulations; and
 - (b) examine applications made under section 4 of the Act and make recommendations as to whether or not an allowance should be granted.

MAXIMUM ALLOWANCES

- 5.(1) The maximum allowances payable to a recipient under clauses a and b of section 2 of the Act shall be
 - (a) for 2 beneficiaries, \$120 monthly;
 - (b) for 3 beneficiaries, \$136 monthly;
 - (c) for 4 beneficiaries, \$150 monthly;
 - (d) for 5 beneficiaries, \$162 monthly;
 - (e) for 6 beneficiaries, \$172 monthly; and
 - (f) for 7 or more beneficiaries, \$180 monthly.
- (2) The maximum allowances payable to a foster-mother under clause c of section 2 of the Act shall be
 - (a) for one beneficiary, \$30 monthly;
 - (b) for 2 beneficiaries, \$55 monthly;
 - (c) for more than 2 beneficiaries, \$55 monthly for the first two beneficiaries plus \$15 monthly for each additional beneficiary.
- (3) Where a beneficiary under clauses a or b of section 2 of the Act also cares for a dependent foster-child, the dependent foster-child shall, for the purposes of these regulations, be deemed to be a dependent child.

AMOUNT OF ALLOWANCES

- 6. For the purpose of computing the amounts of allowances the income of an applicant, or recipient, under clause a or b of section 2 of the Act shall include:
 - (a) gross income from wages or salaries less an amount equal to 25 per cent of the expense of food, clothing and sundries determined in accordance with regulation 7;
 - (b) 80 per cent of the gross income received from roomers or lodgers, or an amount equal to \$10 monthly per roomer or lodger, whichever is the greater;
 - (c) 40 per cent of the gross income received from boarders, or an amount equal to \$20 monthly for each adult boarder and \$12 monthly for each child boarder, whichever is the greater;
 - (d) 60 per cent of the gross income received from rented self-contained quarters;

- (e) 40 per cent of any allowance, assistance, or pension received under
 - (i) The Blind Persons' Allowances Act, 1951,
 - (ii) The Disabled Persons' Allowances Act, 1955,
 - (iii) The Old Age Assistance Act, 1951, or
 - (iv) the Old Age Security Act, (Canada)

by any member of the applicant's, or recipient's, family living with the applicant, or recipient, as a member of the family;

- (f) net income from a farm or business;
- (g) any payments received under a mortgage, agreement for sale, or loan agreement;
- (h) any regular or periodic payments received under any annuity, pension plan, superannuation scheme, or insurance benefit;
- (i) any payments received under a separation agreement or an order made in divorce proceedings;
- (j) any payments received under an order made under The Deserted Wives' and Children's Maintenance Act, an order or agreement under Part III of The Child Welfare Act, 1954, or any agreement made between the mother and putative father of a child born out of wedlock; and
- (k) any benefits received under The Workmen's Compensation Act, the Unemployment Insurance Act (Canada) or the Pension Act (Canada);

but shall not include

- (l) family allowances paid under the Family Allowances Act (Canada);
- (m) direct relief, paid out of moneys provided by a municipality or Ontario;
- (n) pay allotted or assigned by a member of the naval, military, or air forces of Canada, serving on active service, except where a dependent's allowance, under any law of Canada respecting armed forces, has been awarded for the applicant or recipient, the spouse of the applicant or recipient, or a dependent child of the applicant or recipient;
- (o) donations made by a religious, charitable or benevolent organization; and
- (p) casual gifts of small value.

- 7.(1) For the purpose of computing the amounts of allowances the monthly expenses of an applicant, or recipient, under clause a or b of section 2 of the Act shall be determined as follows:
 - (a) for shelter,
 - (i) rent as paid up to a maximum of \$67.50 monthly for unheated premises or \$75 monthly for heated premises, or
 - (ii) the principal and interest on a mortgage payable plus taxes as paid up to a maximum of \$67.50 monthly;
 - (b) for utilities, as paid up to a maximum of \$8.50 monthly;
 - (c) for fuel, for the months of September in each year to March in the following year, a monthly amount up to a maximum of \$24 a month based on the cost of coke locally and calculated on the basis of the number of rooms in Column 1 and the number of pounds of coke per month in Columns 2 or 3 of the following table:

FUEL ALLOWANCES SCHEDULE

TABLE

	Column 1	Column 2	Column 3
Item	Number of rooms	Detached houses	Attached and Semi- detached houses, duplex houses, apartments, flats and rooms
1.	6 5	2000 1700	1700 1400
1. 2. 3. 4. 5. 6.	4	1400	1100
4.	3	1100	800
5.	2	800	600
6.	1		500

- (d) where
 - (i) a beneficiary is ill as certified by a duly qualified medical practitioner, or
 - (ii) a house contains more than six rooms or is of faulty construction as determined by the regional administrator,

the monthly amount under clause c may be increased by an amount up to 20 per cent;

(e) for food, the monthly amounts in Column 2, and Column 3, 4 or 5 for the foods in the headings thereof in respect of the beneficiaries in Column 1 of the following table:

TABLE FOOD ALLOWANCES SCHEDULE

Item	Column 1	Column 2	Column 3	Column 4	Column 5
	Beneficiary	Food other than milk	Fresh milk Quarts	Evaporated milk, 16 oz. cans	Skim milk powder, lbs.
1.	Adult in family of two beneficiaries	19.63	15	20	4
2.	Adult in family of three or more beneficiaries	14.73	15	20	4
3.	Dependent child (16 to 18 years)	14.73	15	20	4
4.	Girl (13 to end of 15 years)	13.61	22	28	6
5.	Boy (13 to end of 15 years)	15.77	22	28	6
6.	Child (10-12 years)	13.61	22	28	6
7.	Child (4-9 years)	11.18	22	28	6
8.	Child (1-3 years)	7.76	26	32	7
9.	Infant (under 1 year)	3.47	26	32	7

- (f) where a duly qualified medical practitioner certifies that a beneficiary is pregnant or a nursing mother and recommends an increase in food allowances under clause e, the monthly allowance may be increased:
 - (i) in the case of a pregnant mother during the last five months of pregnancy, to not more than 30 quarts of fresh milk, 40-16 oz. cans of unsweetened evaporated milk or 8 lbs. of dry skim milk powder, and by 85 cents for Vitamin D, and
 - (ii) in the case of a nursing mother during the period of lactation, to not more than \$18.22 for food other than milk and 30 quarts of fresh milk, 40-16 oz. cans of unsweetened evaporated milk or 8 lbs. of dry skim milk powder and 85 cents a month for Vitamin D;
- (g) where a duly qualified medical practitioner certifies that a beneficiary requires a gastric diet, low-residue diet, or diabetic low-fat or high-fat diet, the monthly amounts under clause e may be increased in the proportion not exceeding those in the following table:

TABLE

FOOD ALLOWANCES SCHEDULED FOR SPECIAL DIETS

		Gastric diet		Diabetic low-fat diet	
1.	Food other than milk	1	1	. 1	1½
2.	Milk	2	1½	1½	3

- (h) where a duly qualified medical practitioner certifies that a beneficiary requires a gastric diet and recommends that the beneficiary take Vitamin C, the monthly amounts under clause g may be increased by not more than 60 cents;
- (i) where a duly qualified medical practitioner certifies that a beneficiary requires any type of special diet other than those listed in clause g and signs a statement setting out in detail the special diet required, the regional welfare administrator may increase the monthly amounts under clause e to compensate for any additional cost;
- (j) for Vitamin D, for each dependent child, 85 cents a month;
- (k) for clothing, a monthly amount as follows:
 - (i) \$10 for a recipient with one dependent child;
 - (ii) \$14 for a recipient with two dependants;
 - (iii) \$17 for a recipient with three dependants; or
 - (iv) \$19 for a recipient with four dependants; and
 - (v) \$1 for each additional dependant over four:
- (1) for sundries, a monthly amount of \$5;
- (m) for insurance, as paid up to maximum of \$5 monthly for a mother or \$10 monthly if a dependent father is the recipient or a beneficiary; and
- (n) for household maintenance, a monthly amount of \$7.

- (2) Where the applicant, or recipient, boards and lodges with another person, the expenses of the applicant, or recipient, in respect to shelter and food shall be computed as the amount paid monthly for board and lodging or an amount equal to twice the monthly amounts for food determined under subregulation 1, whichever is the lesser.
- 8.(1) Subject to subregulation 1 of regulation 5, an allowance to a mother or dependent father who is eligible shall be equal to the expenses determined in accordance with regulation 7 after deducting therefrom the income determined in accordance with regulation 6, where the difference is \$5 monthly or more.
- (2) An allowance to a foster-mother shall be that maximum allowance as prescribed in subregulation 2 of regulation 5, less the income of the foster-child determined in accordance with regulation 6.

INTERVALS AND MANNER OF PAYMENT OF ALLOWANCES

- **9.**(1) Subject to subregulations 2 and 3, an allowance shall be paid by cheque, monthly in arrears, computed from the 1st day of the month following the month in which the allowance is granted.
- (2) Where an allowance is granted after the last day of the month in which the application was received by the regional administrator, and delay in making the grant is caused by circumstances wholly beyond the control of the applicant, the regional administrator may direct that the payments shall commence on an earlier date to be set by him, but that date shall not be before the date on which the regional administrator receives the application, or more than 4 months before the date on which he grants the allowance, whichever is the later.
- (3) Where a recipient ceases to be eligible for an allowance and on a new application therefor another person caring for the same dependent child, children, foster-child or foster-children is eligible for an allowance, the regional administrator may direct that payment of the allowance to that person shall commence from the 1st day of the month following the month in which the recipient ceased to be eligible.
- (4) Where a recipient becomes ineligible for an allowance before the 15th day of a month, the regional administrator may direct that only 50 percent of the allowance be paid for that month.

FURTHER QUALIFICATIONS

- 10.(1) In this regulation "liquid assets" means cash, bords, debentures, stocks, and any other assets which can be converted readily into cash, and includes the beneficial interest in assets held in trust and available to be used for maintenance, but does not include a debt owing on the security of a mortgage, the cash surrender value of an insurance policy, or an amount due or paid pursuant to a judgment for damages in favour of a child or children in respect of whom an allowance is applied for or allowed.
- (2) An applicant who is a mother or a dependent father shall not be eligible for an allowance where the applicant, the spouse of the applicant, and the children of the applicant own total liquid assets in excess of an amount equal to \$1,000 for each beneficiary over 18 years of age and \$200 for each beneficiary 18 years of years of age and under unless the liquid assets are applied for a series of future monthly or other periodic payments toward the support of the children in such manner as may be approved by the regional administrator.
- (3) An applicant who is a foster-mother shall not be eligible for an allowance on behalf of a foster-child who owns liquid assets in excess of \$500 unless the liquid assets are applied for a series of future monthly

or other periodic payments toward the support of the foster-child in such manner as may be approved by the regional administrator.

- 11. An applicant shall not be eligible for an allowance
 - (a) who is a mother or a dependent father
 - (i) who is eligible to receive benefits under the War Veterans' Allowance Act, 1952 (Canada), or
 - (ii) who, or the spouse of whom, owns an interest or estate in real property, other than that used as a dwelling place by the applicant, unless the applicant agrees to such arrangement or disposition of the interest or estate as the regional administrator deems advantageous for the care of the applicant's children,

or

- (b) who is a mother and
 - (i) is regularly employed for more than 24 hours each week, or
 - (ii) if not regularly employed, is employed for a period of more than eight weeks in any successive twelve-month period following the date on which the allowance is granted.

APPLICATIONS FOR ALLOWANCES

- 12.(1) An application for an allowance shall be made to a regional administrator in form 1.
- (2) A field worker shall fill out and complete the application in the presence of the applicant and the applicant shall sign the application in the presence of the field worker.
- (3) The field worker shall immediately send the completed application and material in support of the application to the regional administrator.
- 13.(1) An application in form 1 shall be accompanied by a consent to inspect assets in form 3.
- (2) An application by a mother, or a dependent father, whose spouse has deserted shall be accompanied by a statutory declaration of the applicant, in form 2.
- (3) An application by a mother whose child was born out of wedlock shall be accompanied by a statutory declaration of the applicant in form 4.
- (4) An application by a mother who is divorced shall be accompanied by a statutory declaration of the applicant, in form 5.
- (5) Except as provided in subregulation 6, or 7, an application where a dependent father is to be a recipient or a beneficiary shall be accompanied by a report of a duly qualified medical practitioner in form 6.
- (6) A report of a duly qualified medical practitioner in form 4 of the regulations made under *The Disabled Persons' Allowances Act*, 1955, may be accepted in lieu of form 6.
- (7) Where a dependent father is a patient or resident of a recognized public institution a statement signed by a duly qualified medical practitioner may be accepted in lieu of form 6.
- 14.(1) Where a mother is divorced and applies for an allowance she shall submit with her application the final decree or judgment or the Act dissolving the marriage, or a copy thereof certified by the proper officer.

- (2) An applicant shall furnish to the satisfaction of the regional administrator
 - (a) proof of the date of birth of a child or fosterchild in respect of whom an allowance is applied for,
 - (b) in the case of a mother whose child or children were born in wedlock, proof of her marriage, and
 - (c) where the death of the spouse of the applicant or parent of a child or foster-child in respect of whom an allowance is applied for is indicated in the application, proof of such death.

TRANSFER, SUSPENSION AND CANCELLATION OF ALLOWANCES

- **15.**(1) Where a beneficiary does not expend the whole of an allowance towards the care of the child or children in respect of whom the allowance is paid the regional administrator may
 - (a) suspend or cancel the allowance, or
 - (b) direct that the allowance or part thereof be paid to any other person approved by the regional administrator and approved in writing by the beneficiary as a trustee upon trust to expend the allowance towards the care of the child or children.
- (2) The regional administrator may suspend or cancel an allowance for any reason that an application therefor would be refused.
- (3) A regional administrator may refuse to grant or suspend or cancel an allowance where
 - (a) the applicant, or recipient, is able to care for her dependants while employed full-time,
 - (b) suitable employment is available for the applicant, or recipient, and
 - (c) the applicant, or recipient, is unwilling to accept employment.

REGIONAL ADMINISTRATORS

16. For the purposes of computing the monthly expenses of coke and milk under regulation 7, a regional administrator shall determine the current uniform average prices for coke and milk in the region under his jurisdiction.

FIELD WORKERS

17. A field worker shall not charge any fee to, or receive any remuneration from or on behalf of, any beneficiary or applicant for an allowance in respect of any duty performed or service rendered under the Act or regulations.

18. A field worker shall

- (a) at the request of the regional administrator
 - (i) verify any statements in an application for an allowance,
 - (ii) investigate the circumstances under which the child or children in respect of whom the allowance is applied for are being cared for, and
 - (iii) investigate the suitability of the applicant to receive an allowance,
- (b) investigate and report on any matter concerning a recipient as the Minister, the Director or a regional administrator may request,
- (c) submit annually to the regional administrator 2 reports at 4-month intervals from the time the application is granted, and an annual report, on the circumstances during the interval which might affect the continuance or otherwise of payment of the allowance to a recipient assigned to him by the regional administrator, and
- (d) by friendly advice assist each recipient assigned to him in any matter relating to the allowance and expenditure thereof.

MEDICAL AND DENTAL SERVICES

- 19. A beneficiary shall without cost be entitled to
 - (a) medical services provided under any agreement in writing in force from time to time between the Crown in right of Ontario and the Ontario Medical Association, and
 - (b) dental services provided under any agreement in writing in force from time to time between the Crown in right of Ontario and the Royal College of Dental Surgeons of Ontario.

REVOCATION

20. Ontario Regulations 194/56 and 215/56 are revoked.

FORM 1

The Mothers' and Dependent Children's Allowances Act, 1957

APPLICATION FOR AN ALLOWANCE

	A. By a Mother	or by a dependent Father	□: B. By a l	Foster-Mother	
respect of v	whom the application is	ner in part A refer to the na made. When a natural par icant both parts A and B ar	ent is the applic	ant, part B need not	or children in be completed.
1. NAME	E OF APPLICANT				

Surname	Given Name(s)
ADDRESS	

Number

Street or Rural Route

City, Town, Village or P.O. Township County

	PART A. PAR	TICULARS OF	PAREN	IT(S)	AND C	HI	LDREN:					•	
	Mother's Maio	len Name:	Has	name b	een cha	inge	d other t	han	by mar	riage?		Relig	ion:
			Y	es 🗌	No 🗆]	Former Name:						
2.	MARITAL ST	ATUS AND CA	ASE CLA	SSIFI	CATIO	N							
	Married*	Date	Plac	ce	Proof				Marriag Yes □ N		Fath	ier? Yes	□ No □
	Widowed* □					Cause	of	Mother'	s or Fa	ther's	ner's Death:		
	Deserted*	Divorced*	Depend	ent Fa	ther*				Child B		Pen	al Insti	tution*
			Recipie Benefici			: Ho ospi		οι	ıt of We	еаюск	Spe Cire	cial cumsta	ıces* □†
3.	PERSONAL D	АТА											
	Given Name(s) and Surname if Different				ndate	Pl	ace of Bir	th	If Dec	eased,	Date,	, Place a	and Cause
	Mother			D: M	1: Y:					•			
	Father												
	Surname(s) un	ndent Children: Given Name(s) & me(s) under. which birth was ered for each child		Birth	date*	_ Pi	ace of Bi	rth	Proof	Sex	Scl	hool	Grade
		· · · · · · · · · · · · · · · · · · ·		D: N	Λ: Y:						-		
	Other Member	s of Household		Age	Rel.		Occupation				Contr	ibutions	
												Yes	No
	Children Away	from Home		Age	Rel.			Ad	dress			Contr	ibutions
												Yes	No
					-								
						-							

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N.B.: * Means supplementary forms or supporting documents must be attached; † Means full explanation required in narrative.

	77.4	3 "	**	* *
4.	FA	M	ш	ıΥ

4. FAMILY											
Mother's	Relati	ves	Rel.	Ad	ddress	Fa	ther's Rela	tives	Rel.	Addı	ess
RESIDENCI	Ξ						r				
Show Mother application	's or	Fath	er's Resid	ence in O	ntario im	mediately	y prior to		Years	Mor	iths
Previous Add	resses	in p	oast two y	ears							
a. REAL PRO	PER'	<u></u>					-				
	P.			Та	xes						
Property and Location	or C.	V. O.	Date Pur- chased	Purchase Price \$	Market Value \$	Assessed Value \$	Full	Principal Payment	Interest %	Yearly \$	Arrear
							1. 2.				
							1. 2.				
							1. 2.				
Have any proprevious five	pertie years	es—s —by	uch as rea gift, sale	al estate, s , quitclain	stock, equ	uipment, a closure?	assets, etc. Give parti	—been tra culars*	nsferred v	vithin]	Yes 🗌 No 🗍
											
A. Number I	Rooms	;:		Type D	welling:				Ty	pe of Fue	el:
B. Monthly	Incon	ıe (n	ot shown	in Items	8, 9, 10 8	11)					
		t		Board	Both	Mthly	Ctd.:	Room	Board	Both	
(i) Non-depe	enden s in h	ome	Room	- Board		_					Mthly
(i) Non-depe	enden s in h	ome	Room	Doard		\$					Mthly \$
(i) Non-depe	s in h	ome	Room	Doard		\$ Ty	pe			M	\$
(i) Non-dependence (ii) Check fo	r:	usine	ess Reveni	ue;* Mort	gage rece	\$ Ty	pe			M \$	\$
(i) Non-deper persons	r:	usine	ess Reveni	ıe;* Mort	ons: Insi	Ty	pe				\$

C. Monthly Expenses (non-scheduled and not sho	own in Iten	n 6A)				
Rent: Heated Premises? Yes \(\sigma \) No \(\sigma \)	Monthly	Insurance: Mother \$.	; Fa	ther \$		Monthly \$
Utilities: Electricity; Gas; Water		Board and	Lodging			8
8. WORK						
A. Employment (describe Mother and Father's f	uture plans	fully in na	rrative)			
(i) Is mother presently working? Yes □* No	o 🔲 If '	'Yes'', no. h	ours a we	ek Ear	nings	\$
Type of employment:						
(ii) If mother not working, outline previous emp	oloyment:					
(iii) If suitable work became available would mo	ther accept	it? Yes	□ No			
(iv) Father's previous employment: Type and Pl	lace:	·	Fo	r Y	ears	
(v) Does dependent father have part-time earni	ngs? Ye	es 🗌 No	□ If Yes	, describe	M	onthly \$
B. Unemployment Insurance				Mother		Father
(i) Has mother or father contributed to U.I. Fu		Yes	□ No □	☐ Yes ☐ No ☐		
(ii) If "Yes", show U.I. Number (including pre-	fix letter)		No.		No.	
And date of last contribution:	Dat	D. M. Y.	Dat	D. M. Y.		
(iii) Are U.I. benefits now being paid?		Yes	Yes No Yes No [
9. PUBLIC ASSISTANCE List assistance currently received or previously a	applied for	(including l	M.D.C.A.)		
Check for each item below		ype	M./F.	Date bega applied		Amount \$
Has mother or father ever received or applied for M.A. or M.D.C.A.? Yes \(\sigma\) No \(\sigma\)						
Is unemployment relief in pay? Yes ☐ No ☐ O.A.A., O.A.S., B.P.A., D.P.A., Rehab. Family allowances, Workmen's Compensation, Indian Relief, Post San. Care, U.S. Social Security?						
10. MILITARY SERVICE AND ALLOWANCES	5	M	other		Fathe	er
A. (i) Service in Canadian Armed Forces? Service in other armed forces? (ii) Was such service in a theatre of war? If "Yes" give service number: (iii) Does mother or father receive: (a) a pension under the Pension Act (C		Yes Yes No.: . Yes Yes	† No	No.	⊡† □†	No No No No
(b) an allowance or benefit under the W Act, 1952 (Canada)?		Yes 🗀	No	Yes		No 🗆
(iv) Has mother or father applied for any p these Acts?	ension und	er Yes 🗀	† No	Yes	□t	No 🗆
B. Does mother or father receive any assigned	service pay	? Yes 🗆	† No	Yes	□†	No 🗆
11. OTHER INCOME						
Is any future income expected from any source	? Yes [] No [] If ye	s, describe	fully i	in narrative

(i)	Was there any estate?	Yes [] No □			
	Was there a will?	Yes [. —] No □			
(iii)	Was probate or letters of	administi		ed for? Yes	No □	
	Name and address of exe				ted:	
(v)	Attach copy of surrogate	court rec	ord, executo	or's statement or explain	:	
ASS	ETS					
A.	(i) Check for each item s children at the time of	hown and applicati	d give full o	description of any held	by mother, father	, or depend
	Туре	Yes	No	Description	M/F/C	Amount
1.	Cash on hand					72
2.	Bank Accounts:*					<u> </u>
	Parents'					
	Children's					
3.	Credit Unions					
4.	Safety Deposit Box					
5.	Bonds, Stock, Shares					
-	& Other Securities					
6.	Mortgage Receivable*					
7.	Loans, Notes					
8.	Accounts Collectable					
9.	Official Guardian					
	or Public Trustee					
	(Money in Trust)	,				
10.	Automobile or Truck†					
11.	Interest in Business					
12.	Other					
Α.	(ii) Are any future assets pending) Yes	expected No 🗆	? (Such as If yes,	s unadjusted claims, insu describe fully in narrativ	nrance, an inherit ve.	ance, or la
B.	Check for above twelve ty	pes of ass	sets at the t	time of the mother's and	or father's death	•
	Number or Type	Descript	ion			Amou
						\$

	T	D	1				Verifi	ed	Δ
Numbei	or Type	Parti	culars			7	Yes	No	Amount
									\$
					•				
(Note: Total	of B. less C	C. should ap	oproximat	e total of A. a	bove.)			5	
D. Insurance	e (Only in	respect of	f paid-up	policies on de	ceased Mother	and/or Fa	ther).		
Policy N	umber	M./F.	Full Nar	ne and Addre	ess of Company	Benefi	iciary	Rel.	Amoun
- Tolley 14						- Bener			\$
								-	-
						_		-	
N R . * M	eane cupel	ementary (orme muo	t he attached	l; † Means full	evolanatio	n rec	ired in	narrativo
N.D W				t be attached			m requ		narrative
DEBTS									
Name of	Cd:4			Details			Va	rified	Δ
	ne of Creditor			Details			Yes	No	Amour
							res	No	40
									Ĭ.
		1							
Dont D. Don	ticulars of	foster-moth	ner.						
rart D. Far									
2. Marital s	tatus and r	esidence							
2. Marital s		1	dowed	Divorced	Separated	Residen	ce in (Ontario	•
2. Marital s	Marri	1	dowed	Divorced	Separated	Residen Vre	ce in (
2. Marital s		1	dowed	Divorced	Separated	Residen Yrs.	ce in (Ontario Mt	
2. Marital s	Marri	1	_				1	Mt	hs.
2. Marital s	Marri	ed Wi				Yrs.	1	Mt	hs.
2. Marital s Single	Marri	ed Wi				Yrs.	1	Mt	
2. Marital s Single 3. Foster-m Husband	Marri other	ed Wi	Age	Genera	l Health	Yrs.	on	Mor \$	hs.
2. Marital s Single 3. Foster-m	Marrie	ed Wi	Age Relat		l Health	Yrs.	er-mot	Mor \$ \$ ther suffildren?	hs. ithly Incom
2. Marital s Single 3. Foster-m Husband	Marrie	ed Wi	Age Relat	General	l Health	Yrs. Occupation	on er-mot	Mor \$ \$ ther suffildren?	hs.
2. Marital s Single 3. Foster-m Husband 4. Date chi of foster-mo	Marricother	Religion	Age Relat to chi	General	l Health	Yrs. Occupation	er-mot	Mor \$ \$ \$ ther suffildren?	hs. ithly Incom
2. Marital s Single 3. Foster-m Husband 4. Date chi of foster-	Marricother	Religion n into ca	Age Relat to ch.	General	I Health	Yrs. Occupation	er-mot	Mor \$ \$ \$ ther suffildren?	hs. athly Incomplete
2. Marital s Single 3. Foster-m Husband 4. Date chi of foster-mo	Marricother cldren take mother:	Religion n into cas	Age Relat to ch.	General	I Health	Yrs. Occupation	er-mot	Mor \$ \$ \$ ther suffildren?	hs. athly Incomplete
2. Marital s Single 3. Foster-m Husband 4. Date chi of foster-mo	Marricother Idren take mother:	Religion n into car in children No	Age Relat to ch	General ionship of fildren: To", describe	I Health oster-mother accommodation	Yrs. Occupation Has fosted to maint	er-mot ain ch Yes	Mor \$ \$ ther suffildren?	hs. athly Incomplete
2. Marital s Single 3. Foster-m Husband 4. Date chi of foster- Is foster-mo home?	Marricother Idren take mother: ther living Yes	Religion n into car in children No	Age Relat to ch	General ionship of fildren: To", describe	I Health	Yrs. Occupation Has fosted to maint	er-mot ain ch Yes	Mor \$ \$ ther suffildren?	hs. Athly Incomplete

15.	ADDITIONAL EXPLANATIONS REGARDING ITEMS A: 1-14; B 1-4								
			,						
16.	CERTIFICATE	&	CONSENT						
10.	To the best of my knowledge, information and		To Whom It May Concern:						
	belief the answers I have given and the statements I have made in completing this application are true and correct and I have not knowingly withheld any information or relevant fact. Dated at	I e I consent to the disclosure of any confidential information in respect of myself, my children, of the father of my children, to a field worker of representative of the department of Public Welfar of Ontario; and direct that the information be given to such field worker or representative as heavy request.							
	this19	• • •	Witness Applicant's Signature						
	FIELD WORKER'S	S VI	ERIFICATION						
	I certify that I have verified to the best of my abilicompleting this application:	ity,	the following information given by the applicant in						
	 (a) Dependent children living with applicant, as shown in item 3; (b) Residence, as shown, in item 5 or Part B, item 2; (c) Real property, as shown, in item 6A; 	(e) Income, as shown in items 8, 9, 10 art B. item 2: (f) Assets, as shown in item 13:							
	and that this application was \(\square\) was not \(\square\) completed in the applicant's home. (If "not" give brief explanation.)								
	Date D M Y		Dist. Office No						
		ork	er's Signature						
18.	. THE FOLLOWING FORMS, DOCUMENTS, AN	ID (CERTIFICATES ARE ATTACHED:						
	N.B.: *Means supplementary forms or supporting required in narrative.	doc	cuments must be attached; † Means full explanation						
	· DEPARTMENT OF	PU	BLIC WELFARE						
	For	м 2							
	DECLARATION AS	S TO	DESERTION						
D(PF			TER OF The Mothers' and Dependent Children's 1957, and of the application of						
	TO WIT:		(Name of Mother/Father)						
	for an allow-								
- 6									
OI	the	• • • •	of						

DO	SOI	FM	NII	\mathbf{v}	DECI	Δ	DE
17(1	2011	- IVI	INI.	, I	1754.1	٠,٠	IN IT.

1. THAT my husband/wife	deserted me on the
day of19	,
2. THAT he/she has not been heard of for at least s	ix months.
3. THAT I have not seen him/her or heard of him/	her, nor have I heard from him/her either directly or
indirectly since19	0
 *THAT he has not since	in any way contributed directly or indirectly to my ne is the father and on whose behalf the Mothers' and
5. *THAT a charge of non-support under The Deser	ted Wives' and Children's Maintenance Act was laid at
inin	19
Note: * Items 4 and 5 to be completed on	ly in cases where a deserted mother is the applicant.
AND I make this solemn DECLARATION, conscient the same force and effect as if made under oath, and by v	entiously believing it to be true and knowing that it is of rirtue of the Canada Evidence Act.
DECLARED before me at	
in the County ofin the	
Province of Ontario, this	(Signature)
A.D. 19	
A Commissioner, etc.	
DEPARTMENT OF F	PUBLIC WELFARE "
For	м 3
CONSENT TO IN	SPECT ASSETS
I,, an applicant	for an allowance under The Mothers' and Dependent
Children's Allowances Act, 1957,	
and I,, sp. (complete only where applicable)	ouse of the above applicant, consent that:
 Any investigator under the Act inspect and have a bank, trust company or other financial institution any records relating to any of them. 	ccess to any account held by me alone, or jointly, in any n or to any assets held in trust for me by any person, or
2. Any investigator under the Act secure information	in respect of any life or accident insurance policy on my
late spouse,(comple	te only where applicable)
Dated at, this da	
(Witness)	(Signature of Applicant)
	(Address)
Dated at, thisday	
(Witness)	(Signature of spouse where applicable)
	(Address, if different)

DEPARTMENT OF PUBLIC WELFARE

FORM 4

DECLARATION AS TO CHILDREN BORN OUT OF WEDLOCK

DOMINION OF CANADA PROVINCE OF ONTARIO	IN THE MATTER OF The Mothers' and Dependent Children's Allowances Act, 1957 and of the application of
TO WIT	(Name of Mother)
	for an allowance.
I,	
n the County of	
DO	SOLEMNLY DECLARE
	on whose behalf an application has been made.
2. That following the child's birth:	
 (a) No provision was made for n behalf application for an allo 	naintenance by the putative father of the child or children on whose owance is made; or
☐ (b) Provision for maintenance w	as secured from the putative father through a private agreement to
pay \$ 🗆 weekly,	monthly or otherwise; or (give details)
(c) Provision for maintenance	was secured from the putative father under Section 41, The Child
Welfare Act, 1954, to pay \$.	; or (give details)
☐ (d) Provision for maintenance v	was secured from the putative father through an Affiliation Order,
under Section 50, The Child	Welfare Act, 1954, to pay \$ 🗌 weekly, 🗀 monthly or 🗀
otherwise	(give details) towards the child's support.
*3. That the putative father has not maintenance of the child or children	in any way contributed directly or indirectly to my support or the on whose behalf application for an allowance is made, since
19	
AND I make this solemn declaration, same force and effect as if made under oath,	conscientiously believing it to be true and knowing that it is of the and by virtue of the Canada Evidence Act.
DECLARED before me at	
in the County ofir	the
Province of Ontario, this	1
day of	Signature
A Commissioner, etc.	
* Note: Item 3 to be checked and co	mpleted only if applicable.
DEPART	MENT OF PUBLIC WELFARE
	Form 5
DECLA	ARATION AS TO DIVORCE
DOMINION OF CANADA PROVINCE OF CANADA	IN THE MATTER OF The Mothers' and Dependent Children's Allowances Act, 1957, and of the application of
TO WIT:	(Name of Mother)

for an allowance.

I,			
of the		of	
in the County of			
	DO SOLEMNI	LY DECLARE	
			ted(Day, Month, Year)
and issued out of		(Name of Court)	
I was divorced from		(Name in full)	
the father of my child	ren named hereunder.		
2. THAT I was awarded	custody of the following	children of whom I am the	e mother:
(Name	e of Child)		Name of Child)
(Name			Name of Child)
(Name	e of Child)	(1	Name of Child)
3. THAT in the proceed	ings:		
(a) no provision	was made for maintenance	e, or	
☐ (b) provision was ☐ weekly or	made for maintenance will monthly.	hereby the father was obli	igated to pay \$
4. * THAT he has no support or the mainte	ot since1 nance of the above-named	9in any way contribu children.	ted directly or indirectly to my
Note: * Item 4 to be c	hecked and completed onl	y if applicable.	
AND I make this solen same force and effect as if made	nn declaration, conscientio de under oath, and by vir	ously believing it to be tru tue of the <i>Canada Evidend</i>	the and knowing that it is of the $ce Act$.
DECLARED before me at			
in the County of	in the		
Province of Ontario this			Signature
day of	A.D. 19		
A Commissioner	·, etc.		
	DEPARTMENT OF	PUBLIC WELFARE	
	For	км б	
	The Mothers' and I Allowance	Dependent Children's s Act, 1957	
DISTRICT OFFICE MAILSTAMP	PERMANENTLY	Report for Unemployable ent Father	RECEIVED MEDICAL ADVISORY BOARI
TO REGIONAL AD	OMINISTRATOR, DIST	RICT WELFARE OFFI	CE:
Name of man examined	(surname—pl	ease print) (give	en names)
Address			
1. Age: Appears to be	.years; States birthdate	was(day, r	month, year)
2. History of present illness detail, using dates):	; (in chronological order g	give date of onset and des	scribe progress of symptoms in

		· • • • • • • • • • • • • • • • • • • •	
3.	Present complaints or symptoms (number in order of prequency, duration and severity of any attacks; show to fexercise or work required to precipitate any attacks)	rominence and	give the duration of each; give also the
			• • • • • • • • • • • • • • • • • • • •
			·
4.	Previous significant illness (give approximate dates):		
		• • • • • • • • • • • • • • • • • • • •	
5.	Occupational history (describe types of work):		•
		from.	to
		from.	tot
6.	If not shown above, state what work this man has don	ne within the p	past year:
7.	Present activities or daily manner of living (state what	man is accust	tomed to do each day, particularly what
	work or activities he engages in; state if bedridden):		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
•			
8.	If now in hospital: give name and location of hospital		date of admission
	probable duration of stay in hospital	• • • • • • •	
9.	General observations:	() D	4
	(i) Appearance	• • • • • • • • • • • • • • • • • • • •	osture
	(ii) Development	• /	ait
	(iii) Nutrition		istress
	(iv) Mental Alertness		ther
10.	Physical examination (record findings requested and a Temperature (by mouth); Height		
	; Respirations; Blood Pressure	(Systolic)	(diastolic)
11.	Detailed findings regarding the complete examination ability (supply or attach X-ray or laboratory findings of peripheralarteries; location of apex beat; heart sounds respirations and blood pressure, before, immediately a cardial failure (dependent oedema, rales at lung bases,	of the system). For examp ;rate; rhythm	(s) affected to the point of causing dis- ole—in cardiovascular disease: condition time and location of any murmurs; pulse.
			
			•••••

12.		ora ies o	of hospitalization, investigation, consultations or clinic examinations of any reports available from these sources:	for the present illness). Attach
	at o	r by	yon	
	at o	r by	yon	• • • • • • • • • • • • • • • • • • • •
	at o	r by	yon	• • • • • • • • • • • • • • • • • • • •
	at o	r by	yon	• • • • • • • • • • • • • • • • • • • •
13.	Diag case		sis (give completely, indicating etiology where possible; list approxin	nate order of importance in this
				• • • • • • • • • • • • • • • • • • • •
		• • • •		• • • • • • • • • • • • • • • • • • • •
				• • • • • • • • • • • • • • • • • • • •
				• • • • • • • • • • • • • • • • • • • •
14.	Trea	atme	ents (for the disabling condition, check item applicable):	
		(a)	received but discontinued. Dates: commenced; c	liscontinued;
			Reasons for discontinuance	• • • • • • • • • • • • • • • • • • • •
				• • • • • • • • • • • • • • • • • • • •
		(b)	now being received. Name and address of attending physician	
			·	
		(c)	required or recommended. If hospitalization required state what ar admission and to what hospital or sanitarium.	rangements have been made for
15.	(a)	Is t	this man unemployed now by reason of a mental or physical disabilit	y If "yes", when (yes/no)
		was	s he last able to undertake gainful work	
	(b)	Doe	es any known type of treatment offer any likelihood of rendering him	employable?(yes/no)
		Exp	plain nature of treatment	
		• • •		
16.	With	h or	r without treatment would you expect sufficient recovery to take p	place in the mental or physical
•	conc	ditio	on of this man at any time in the future to render him employable	(yes/no)
17.	Ren	nark	τς	• • • • • • • • • • • • • • • • • • • •
				• • • • • • • • • • • • • • • • • • • •
18.	Cert and	tifica the	ate: The above-named man was examined by me ate above report contains my findings and considered opinion at that ti	on, me.
			(Signature of Examining Physician)	(Address)
		ds.	(Please print name and address or write plainl	y)
(61	94)			37

THE PUBLIC HEALTH ACT

O. Reg. 193/57.

Slaughter-houses and Meat Processing Plants.

Plant New.

Made—23rd August, 1957. Approved—4th September, 1957. Filed—9th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

INTERPRETATION

- 1. In these regulations,
 - (a) "Administrative Officer" means the Administrative Officer of the Department of Health, or any other person designated by the Minister to act for him;
 - (b) "carcass" means the carcass of cattle, sheep, swine, goats, game or poultry;
 - (c) "employee" means any person who
 - (i) is employed in a slaughter-house or meat processing plant, and
 - (ii) handles or comes in contact with meat or a manufactured meat product in a plant;
 - (d) "food" means food for human consumption;
 - (e) "manufactured meat product" means food which is the product of a process and which contains meat as an ingredient, and includes meat which is processed by mixing, salting, pickling or smoking or otherwise applying heat, or to which edible fats, cereals or sugar have been added;
 - (f) "meat" means animal flesh including the heart, tongue, diaphragm and oesophagus, intended for food;
 - (g) "meat processing plant" means a plant where meat is processed, or used in the production of a manufactured meat product;
 - (h) "plant" means slaughter-house or meat processing plant;
 - (i) "utensil" means any article of equipment with which meat or a manufactured meat product comes in contact in a plant.
 - 2. These regulations do not apply to
 - (a) a farmer who slaughters his own animals on his own premises and for his own use, or
 - (b) a retail butcher who manufacturers fresh sausage from trimmings incidental to the operation of the butcher shop.
- **3.** These regulations shall not be construed as Departmental approval of carcasses, meat or a manufactured meat product originating in a plant to which these regulations apply.
- **4.** (1) No person shall slaughter an animal intended for food except in a slaughter-house.
- (2) No person shall process meat or use meat in the production of a manufactured meat product except in a meat processing plant.

- (3) No person shall slaughter or process meat, or produce a manufactured meat product, except in accordance with these regulations.
- (4) No person shall construct, operate or maintain a plant except in accordance with these regulations.
- 5. No person shall establish a slaughter-house or meat processing plant or construct premises for use as a slaughter-house or meat processing plant without first
 - (a) notifying the Department of his intention, and
 - (b) furnishing the Department with a copy of the plans or specifications of the premises proposed to be used or constructed.

CONSTRUCTION AND EQUIPMENT OF PLANTS

- 6. Every plant shall
 - (a) be located in a place free from conditions which might injuriously affect the sanitary operation of the plant;
 - (b) be constructed and finished in such manner that the plant is capable of being maintained in a sanitary condition;
 - (c) on and after January 1st, 1959 be equipped with refrigeration facilities capable of maintaining the temperatures prescribed by these regulations; and
 - (d) be fully lighted.
- 7. Every slaughter-house shall be equipped with
 - (a) a killing room for the purpose of slaughtering animals;
 - (b) a chill room for the purpose of chilling meat immediately after it is slaughtered;
 - (c) livestock pens for the purpose of holding livestock before slaughtering;
 - (d) accommodation for washing and dressing for male employees, and separate accommodation for washing and dressing for female employees;
 and
 - (e) a storage room for meat which is not food.
- 8. Every meat processing plant shall be equipped with
 - (a) a processing room for the purpose of working with meat while it is being processed;
 - (b) a refrigerated room for the purpose of storing meat; and
 - (ε) accommodation for washing and dressing for male employees, and separate accommodation for washing and dressing for female employees.
- **9.** Every plant shall have available a supply of potable hot and cold water adequate for the efficient operation of the plant.
- **10.** (1) All waste and drainage from the operation of a plant shall be disposed of in a sanitary manner.
- (2) No refuse shall accumulate in a plant or on or near the premises of a plant except in metal containers covered with metal insect-proof covers.
- 11. Floors shall be smooth, impervious to liquids, and drained, in
 - (a) livestock pens;

- (b) killing rooms; and
- (c) rooms in which carcasses, meats or manufactured meat products are chilled, manufactured, processed or stored.
- 12. A catch basin shall not be located in any room in which animals are slaughtered or in which meat is processed, prepared or stored.
- 13. The walls of a room in which animals are slaughtered or in which meat is processed or stored, or in which a manufactured meat product is manufactured or stored shall be of smooth material, impervious to liquids, to a height of not less than six feet.
- 14. All outside openings shall be effectively screened sufficient to prevent the entry of flies or other insects during the period from May 1st to November 1st in each year.
- 15. Equipment and utensils with which meat or a manufactured meat product comes or is likely to come in contact shall be of such material and so constructed that they may be easily and thoroughly cleansed.
 - 16. Rails, racks, and hooks shall be
 - (a) of metal construction,
 - (b) kept clean, sanitary and in good repair, and
 - (c) arranged so as to prevent contact of meat or a manufactured meat product with a wall or floor.
 - 17. Tables, benches, blocks, and containers shall be
 - (a) free of any crack or crevice, and
 - (b) kept clean, sanitary and in good repair.
- 18. Containers used in the rendering, preparation or storage of meat other than meat for food shall be
 - (a) of metal construction,
 - (b) marked to identify the use to which it is put,
 - (c) used for no other purpose, and
 - (d) kept clean and in good repair.
- 19. Every refrigerated room in a plant shall be equipped with a direct reading thermometer of known accuracy.

MAINTENANCE AND OPERATION

- **20.** The operator of a plant shall advise the Department of the usual hours of operation.
- **21.** Carcasses shall be removed from the killing room and placed in a chill room immediately after slaughter and dressing.
- 22. Meat, manufactured meat products and any ingredient or material used in the processing, manufacture or packaging of meat or a manufactured meat product shall be kept in such manner and place as will prevent them from becoming contaminated.
- 23. No meat or manufactured meat product, which is not for food, shall
 - (a) be present in a room in which meat for food is prepared, processed, packed, chilled or stored, or
 - (b) come in contact with any equipment or material used in the preparing, processing, packing, storing or handling of meat for food.
- 24. No dead or moribund animal shall enter or remain in a plant.

- 25. The floors, walls and ceiling of a plant shall be kept clean.
- **26.** Rooms and passageways in a plant shall be kept free of condensed moisture.
- 27. All equipment and utensils shall be cleaned before being put to use, and at the end of each day's use, and shall be kept in a sanitary condition at all times.
- 28. (1) Meat shall not come in direct contact with the floor or walls in a plant.
- (2) Baskets of meat or manufactured meat products shall not be placed in direct contact with the floor.
- 29. Utensils which have been in contact with infected material shall be immediately cleansed and sterilized by means of hot water or live steam.
- 30.—(1) Manufactured meat products which are customarily eaten without further cooking shall be subjected to a process sufficient to destroy pathogenic bacteria, parasites, and the cystic forms of parasites.
- (2) The operator of a plant shall, when requested, furnish the Administrative Officer with the particulars of the process used as required by subregulation 1.
- 31. No meat or manufactured meat product shall be shipped from a plant for distribution as a frozen food unless it has first been frozen in a sharp freeze room.
- 32. (1) Heads used for food shall be free of hair, scurf, brains, eyes, eardrums, teeth and turbinate and ethmoid bones.
- (2) Feet used for food shall be free of hair and scurf.
- 33. Where a mark is applied directly to meat the mark shall be made by a non-toxic substance.
 - 34. Dogs and cats shall not be permitted in a plant.
- 35. The following temperatures shall be maintained in a plant:
 - (a) in a chill room, not less than 32 degrees and not more than 42 degrees, Fahrenheit;
 - (b) in a room in which meat or a manufactured meat product is stored, not less than 32 degrees and not more than 42 degrees, Fahrenheit;
 - (c) in a room in which meat or a manufactured meat product is cured, not less than 38 degrees and not more than 42 degrees, Fahrenheit;
 - (d) in sharp freeze room, zero degrees Fahrenheit.

PERSONNEL

- **36.** (1) No person shall perform work which brings him in contact with meat or a manufactured meat product in a plant unless
 - (a) he is clean,
 - (b) he is free from and not a carrier of a disease which may be spread through the medium of food.
 - (c) he submits to such examinations and tests as the local medical officer of health or the Minister may require, and
 - (d) he wears clean washable outer garments and headgear which covers his hair.

- (2) No person who
 - (a) has a communicable skin disease or infection,
 - (b) has resided in premises while a communicable disease has occurred therein

shall perform work which brings him in contact with meat or a manufactured meat product in a plant, unless he has obtained a certificate from the local medical officer of health that he is free from and not a carrier of any disease which may be spread through the medium of food.

37. No person shall engage in handling meat or a manufactured meat product while he is the bearer of any substance that might contaminate the meat or meat product.

SANITARY FACILITIES FOR EMPLOYEES

- **38.**—(1) Every plant shall, for the use of the employees, be provided with
 - (a) washing facilities, provided with soap and hot and cold water,
 - (b) a clean towel for the exclusive use of each employee,
 - (c) dressing rooms, separate for each sex, sufficient for all employees to change and store their clothing in clean and sanitary conditions, and
 - (d) separate water-closets or privies for each sex.
 - (2) Every water-closet shall be
 - (a) located so that it does not open directly into any room containing meat or a manufactured meat products,
 - (b) equipped with full-length doors, and
 - (c) ventilated and fully lighted.
- **39.** Where a privy other than a water-closet is used it shall be separate from any other building, be fly-tight and equipped with self-closing doors.
- **40.** All privies and washing facilities and the rooms used in connection therewith shall be kept clean and sanitary and in good repair.

INSPECTION

41. Every slaughter house and meat processing plant and every operation connected with slaughtering and the processing of meat shall be subject to the inspection of the Administrative Officer or any other officer of the Department designated by him.

42. The Administrative Officer may take or cause to be taken samples of meat, manufactured meat products or any ingredient used in the manufacture thereof to determine whether the same is likely to cause illness or disease or is fit for human consumption.

RECORDS

- 43.—(1) Every operator shall maintain records of purchases of livestock and meats for process or manufacture, and of slaughterings.
- (2) The records mentioned in subregulation 1 shall include
 - (a) the name and address of the person from whom the meat or livestock is purchased, and the date of the purchase,
 - (b) the live weight or dressed weight of animals for slaughter,
 - (c) the weight of meat intended for process or manufacture, and
 - (d) the number and kind of animals slaughtered, and the date of slaughtering.
- (3) The records mentioned in subregulations 1 and 2 shall be open to inspection by an officer of the Department designated by the Administrative Officer.

CLOSURE

- **44.** (1) Where the Administrative Officer finds any condition in a plant that is or may become dangerous to health or may hinder in any manner the suppression of disease, he may order that the plant be closed and remain closed until the condition or conditions have been rectified.
- (2) The Administrative Officer, after he has issued the order referred to in subregulation 1 shall within 24 hours of issuing the order, give notice thereof in writing to the operator of the plant and shall include the reasons for making the order.

COMMENCEMENT

45. These regulations come into force sixty days after publication in The Ontario Gazette.

M. L. PHILLIPS,
Minister of Health.

Dated at Toronto, August 23, 1957.

(6196) 37



Publications Under The Regulations Act

September 21st, 1957

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 194/57. Controlled-access Highways-Newcastle to Peterborough. New. Made-–4th September, 1957. Filed-9th September, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

NEWCASTLE TO PETERBOROUGH

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of North Monaghan in the County of Peterborough being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3240-4 registered in the Registry Office for the registry division of the County of Peterborough as number 82720 Deposit Index.

(6197)

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 195/57. Interim Teaching Certificates. New and amending Regulations 66 of Consolidated Regulations of Ontario, 1950. Made—20th August, 1957. Approved—4th September, 19 Filed—10th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

INTERIM TEACHING CERTIFICATES

INTERPRETATION

- 1. In these regulations
 - (a) "candidate" means candidate for a certificate under these regulations;
 - (b) "Deputy Minister" means Deputy Minister of Education; and
 - (c) "Registrar" means Registrar of the Department.

PART 1

TEACHERS' COLLEGES OTHER THAN THE UNIVERSITY OF OTTAWA TEACHERS' COLLEGE

2. In this Part "Teachers' College" means a Teachers' College other than the University of Ottawa Teachers' College.

INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- **3.** Where, under regulation 31 of Ontario Regulations 99/56, the principal of a Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that he has successfully completed
 - (a) the One-year Course, or
 - (b) the Two-year Course, or
 - (c) the In-service Course,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- 4. Where a candidate
 - (a) holds a Permanent Primary School Specialist's Certificate, and
 - (b) submits to the Deputy Minister evidence that she has passed the final examinations of the One-year Course at a Teachers' College,

the Minister shall grant her an Interim Elementary-School Teacher's Certificate in form 1.

- 5. Where a candidate
 - (a) holds a Permanent High School Assistant's Certificate, and
 - (b) submits to the Deputy Minister evidence that he has passed the final examinations of the One-year Course at a Teachers' College,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- 6.(1) Where a candidate
 - (a) holds a Permanent Ordinary Vocational Certificate or a Permanent Vocational Certificate, and
 - (b) submits to the Deputy Minister evidence that he
 - (i) holds grade 13 standing in English composition or English literature and in 7 additional papers, and
 - (ii) has passed the final examinations of the One-Year Course at a Teachers' College,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- (2) Where a candidate
- (a) has been honourably discharged from active service in Her Majesty's forces, and
- (b) submits evidence of grade 12 standing in English, history, mathematics, and science,

he may substitute evidence of 6 or 12 or 18 or 24 or 30 or 36 or 42 or 48 months of active service for evidence of grade 13 standing in 1 or 2 or 3 or 4 or 5 or 6 or 7 or 8, respectively, of the papers specified in sub-clause i of clause b of subregulation 1.

7.(1) Where a candidate

- (a) holds
 - (i) an Interim Kindergarten Director's Certificate or an Interim Kindergarten-Primary Certificate obtained through one year of attendance at a Normal School in Ontario, and
 - (ii) grade 13 standing in English composition or English literature and in 4 additional papers, and
- (b) submits to the Deputy Minister evidence that she has passed the final examinations of the One-year Course at a Teachers' College,

the Minister shall grant her an Interim Elementary-School Teacher's Certificate in form 1.

- (2) A candidate may substitute evidence of 3 years of successful teaching experience in an elementary school on a certificate valid in Ontario, certified by the inspector concerned, for grade 13 standing in each paper specified in sub-clause ii of clause a of subregulation 1.
- (3) A candidate who holds an honourable discharge from active service in Her Majesty's forces may substitute evidence of 6 or 12 or 18 or 24 or 30 months of active service for grade 13 standing in 1 or 2 or 3 or 4 or 5, respectively, of the papers specified in subclause ii of clause a of subregulation 1.

CHANGING A LETTER OF STANDING TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- 8. Where a candidate
 - (a) has been granted a Letter of Standing under regulation 11,
 - (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing in an elementary school, certified by the inspector concerned, and
 - (c) is recommended by the inspector concerned,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

INTERIM PRIMARY SCHOOL SPECIALIST'S CERTIFICATE

9. Where, under regulation 32 of Ontario Regulations 99/56, the principal of a Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that she has successfully completed the Primary School Specialist's Certificate Course, the Minister shall grant her an Interim Primary School Specialist's Certificate in form 2.

GENERAL REQUIREMENTS FOR LETTERS OF STANDING

- 10.(1) An applicant for a Letter of Standing under this Part shall submit to the Deputy Minister
 - (a) an application in form 3,
 - (b) a certificate of birth or baptism, or proof of age in form 4,
 - (c) the name and address of his most recent inspector or his most recent employer, and
 - (d) in the case of an applicant who was born outside the Commonwealth of Nations, evidence

- (i) that he is a British subject or a Canadian citizen, or
- (ii) that he has filed a declaration of intention to become a Canadian citizen under the Canadian Citizenship Act (Canada).
- (2) A Letter of Standing shall not be granted under this Part until
 - (a) the applicant has passed a medical examination conducted by a duly qualified medical practitioner appointed by the Minister,
 - (b) the Registrar has obtained evidence that the cnadidate's teaching certificate has not been suspended or cancelled by the issuing authority, and
 - (c) the Letter of Standing has been recommended by the Superintendent of Teacher Education.

LETTER OF STANDING EQUIVALENT TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

11.(1) Where a teacher who has successfully completed at least one year professional training in a teacher-training school in the Commonwealth of Nations or in the United States of America in a course exclusively professional in nature and including practice teaching in the elementary-school grades,

(a) holds

- (i) a university degree in a course approved for the purpose by the Minister, or
- (ii) the Higher School Certificate of a British university, or
- (iii) the School Certificate of a British university with credit standing in at least 5 subjects, or
- (iv) the General Certificate of Education with 5 subjects including English, or
- (v) standing the Minister deems equivalent to the standing in sub-clause i, ii, iii, or iv, under clause b of subsection 1 of section 11 of the Act,
- (b) complies with the requirements of regulation
- (c) submits to the Deputy Minister
 - (i) evidence of a degree or certificate specified in clause a, and
 - (ii) evidence of his teacher-training course,

the Minister shall, upon the recommendation of the Superintendent of Teacher Education, grant him a Letter of Standing in form 5.

- (2) A teacher who has successfully completed at least 2 years of professional training in a teachertraining school in the Commonwealth of Nations or in the United States of America in a course exclusively professional in nature and including practice teaching in the elementary-school grades, may substitute for the requirement in clause a of subregulation 1 the School Certificate of a British university with pass standing in at least 5 subjects or an equivalent certificate.
- (3) A teacher who has successfully attended an emergency teacher-training course in the United Kingdom for at least one year may substitute evidence of such attendance for the requirement in clause a of subregulation 1.

(4) Where a candidate has been honourably discharged from active service in Her Majesty's forces and holds academic standing the Minister deems equivalent to grade 12 standing in English, history, mathematics, and science under clause b of subsection 1 of section 11 of the Act, he may substitute evidence of the active service for all or part of the requirement in clause a of subregulation 1, in the manner provided in subregulation 3 of regulation 7.

LETTER OF STANDING EQUIVALENT TO AN INTERIM SECOND CLASS CERTIFICATE

- 12. Subject to subregulations 2 and 3 of regulation 11, where a teacher
 - (a) has had at least one year of professional training in a teacher-training school in the Commonwealth of Nations or in the United States of America in a course exclusively professional in nature and including practice teaching in the elementary-school grades, and
 - (b) holds standing the Minister deems equivalent to the Secondary School Graduation Diploma of the General Course with at least 3 options, under clause b of sub-section 1 of section 11 of the Act,
 - (c) complies with the requirements of regulation 10, and
 - (d) submits to the Deputy Minister
 - (i) evidence of his teacher-training course,
 - (ii) evidence of the standing specified in clause b,

the Minister shall, upon the recommendation of the Superintendent of Teacher Education, grant him a Letter of Standing in form 6.

RAISING A SECOND CLASS CERTIFICATE TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- 13.(1) Where a candidate who obtained his Interim Second Class Certificate
 - (a) through one year of attendance at a Teachers' College in Ontario other than the University of Ottawa Teachers' College, in a course leading to an Interim Second Class Certificate, or
 - (b) by passing the final examinations of an Ontario Teachers' College course,

submits to the Deputy Minister

- (c) his Interim or Permanent Second Class Certificate, and
- (d) evidence of grade 13 standing in 5 papers,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- (2) Where a candidate who obtained his Interim Second Class Certificate through attendance at 2 of the Normal School Summer Sessions held during the years from 1944 to 1953, both inclusive, submits to the Deputy Minister
 - (a) his Interim or Permanent Second Class Certificate, and
 - (b) evidence of grade 13 standing in English composition or English literature and in 4 additional papers,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- (3) A candidate under subregulation 1 may substitute evidence of 3 years of successful teaching experience in an elementary school on a certificate valid in Ontario, certified by the inspector concerned, for grade 13 standing in each paper specified in clause d of subregulation 1.
- (4) A candidate under subregulation 1 who has been honourably discharged from active service in Her Majesty's forces may substitute evidence of 6 or 12 or 18 or 24 or 30 months of active service for grade 13 standing in 1 or 2 or 3 or 4 or 5, respectively, of the papers specified in clause d of subregulation 1.
- (5) A candidate under subregulation 2 may substitute evidence of 3 years of successful teaching experience in an elementary school on a certificate valid in Ontario, certified by the inspector concerned, for grade 13 standing in each of any two of the 4 additional papers specified in clause b of subregulation 2.
- (6) A candidate under subregulation 2 who has been honourably discharged from active service in Her Majesty's forces may substitute evidence of 6 or 12 or 18 or 24 or 30 months of active service for grade 13 standing in 1 or 2 or 3 or 4 or 5, respectively, of the papers specified in clause b of subregulation 2.
 - (7) Where a candidate who holds
 - (a) a certificate as a teacher, valid in an educational system outside Ontario, and
 - (b) an Interim Second Class Certificate granted under regulation 15,

submits to the Deputy Minister

- (c) his teaching certificates in clauses a and b, and
- (d) evidence of grade 13 standing in English composition or English literature and in 7 additional papers,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

(8) A candidate under subregulation 7 may substitute evidence of 3 years of successful teaching experience in an elementary school on a certificate valid in Ontario, certified by the inspector concerned, for grade 13 standing in each paper specified in clause d of subregulation 7.

RAISING A THIRD CLASS CERTIFICATE TO AN INTERIM SECOND CLASS CERTIFICATE

14. Where a candidate

- (a) has been granted a Third Class Certificate,
- (b) holds certificates
 - (i) of grade 12 standing in English or of grade 13 standing in English composition and English literature,
 - (ii) of grade 12 standing in history or of grade 13 standing in history,
 - (iii) of grade 12 standing in mathematics or of grade 13 standing in one of algebra, geometry, trigonometry and statics, and
 - (iv) of grade 12 standing in science or of grade 13 standing in one of physics, chemistry, botany, zoology, and
- (c) submits to the Deputy Minister evidence that he has passed the final examinations of the One-year Course at a Teachers' College,

the Minister shall grant him an Interim Second Class Certificate in form 7.

CHANGING A LETTER OF STANDING TO AN INTERIM SECOND CLASS CERTIFICATE

15. Where a candidate

- (a) has been granted a Letter of Standing in form 6,
- (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing, in an elementary school, certified by the inspector concerned, and
- (c) is recommended by the inspector concerned,

the Minister shall grant him an Interim Second Class Certificate in form 7.

INTERIM INTERMEDIATE ART AND CRAFTS CERTIFICATE

16. Where, under regulations 31 and 33 of Ontario Regulations 99/56, the principal of the Toronto Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that he has completed successfully the One-year Course and the Intermediate Art and Crafts Certificate Course, respectively, the Minister shall grant him an Interim Intermediate Art and Crafts Certificate in form 8.

FAILURES AT TEACHERS' COLLEGE

- 17. Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation $3\,$
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examination in not more than 1 subject,

the Minister shall grant him a letter of provisional standing as an elementary-school teacher in form 9.

- 18. Where a candidate who has been granted a letter of provisional standing as an elementary-school teacher in form 9 submits to the Deputy Minister evidence that he has passed the final examination of the course concerned at a Teachers' College in the subject in which he failed previously, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.
- 19. Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation $\bf 3$
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examinations in 2 subjects,

submits to the Deputy Minister evidence that he has passed the final examinations of the course concerned at a Teachers' College in the 2 subjects in which he previously failed, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- 20. Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 3
 - (a) has obtained at least 600 marks in practice teaching,
 - (b) has failed in the final examinations in more than 2 subjects, and

- (c) submits to the Deputy Minister evidence that he
 - (i) has taught successfully under a letter of permission for at least 10 months subsequent to his attendance at a Teachers' College, in an elementary school, certified by the inspector concerned, and
 - (ii) has passed the final examinations of the course concerned at a Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

- **21.** Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 3
 - (a) has failed in practice teaching,
 - (b) has failed in the final examinations in any or all subjects, and
 - (c) submits to the Deputy Minister evidence that he
 - (i) has taught successfully under a letter of permission for at least 20 months subsequent to his attendance at a Teachers' College, in an elementary school, certified by the inspector concerned, and
 - (ii) has passed the final examinations of the course concerned at a Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

PROCEEDING FROM ONE INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE TO ANOTHER

22. Where a candidate who has been granted an Interim Elementary-School Teacher's Certificate in form 10 submits to the Deputy Minister evidence that he has passed the final examinations of the One-year Course in English I, English II, and science at a Teachers' College, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

PROCEEDING FROM A DEFERRED INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE TO AN INTERIM SECOND CLASS CERTIFICATE

23. Where a candidate who has been granted a Deferred Interim Elementary Certificate in form 11 submits to the Deputy Minister evidence that he has passed the final examinations of the One-year Course in English I, English II, and science at a Teachers' College other than the University of Ottawa Teachers' College, the Minister shall grant him an Interim Second Class Certificate in form 7.

PROCEEDING FROM ONE INTERIM SECOND CLASS CERTIFICATE TO ANOTHER

24. Where a candidate who has been granted an Interim Second Class Certificate in form 12 submits to the Deputy Minister evidence that he has passed the final examinations of the One-year Course in English I, English II, and science at a Teachers' College other than the University of Ottawa Teachers' College, the Minister shall grant him an Interim Second Class Certificate in form 7.

PART 2

University of Ottawa Teachers' College

INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

25. Where, under regulation 31 of Ontario Regulations 197/56, the principal of the University of Ottawa Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that he has completed successfully the Elementary-School Teacher's Certificate Course, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

CHANGING A LETTER OF STANDING TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

26. Where a candidate

- (a) has been granted a Letter of Standing under regulation 33,
- (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
- (c) is recommended by the inspector concerned,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

DEFERRED INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

27. Where, under regulation 31 of Ontario Regulations 197/56, the principal of the University of Ottawa Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that he has successfully completed the Deferred Elementary-School Teacher's Certificate Course, the Minister shall grant him a Deferred Interim Elementary-School Teacher's Certificate in form 11.

CHANGING A LETTER OF STANDING TO AN INTERIM SECOND CLASS CERTIFICATE

28. Where a candidate

- (a) has been granted a letter of Standing under regulation 34,
- (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing, in an elementary school in which French is a subject of instruction with the approval of the Minister, and
- (c) is recommended by the inspector concerned,

the Minister shall grant him an Interim Second Class Certificate in form 12.

INTERIM SECOND CLASS CERTIFICATE

- 29.(1) Where, under regulation 31 of Ontario Regulations 197/56, the principal of the University of Ottawa Teachers' College and the Superintendent of Teacher Education report to the Deputy Minister on behalf of a candidate that he has completed successfully the Second Class Certificate Course, the Minister shall grant him an Interim Second Class Certificate in form 12.
- (2) Where, under regulation 35 of Ontario Regulations 197/56, the principal of the University of Ottawa Teachers' College and the Superintendent of Teacher

Education report to the Deputy Minister on behalf of a candidate that he has completed successfully the In-service Course, the Minister shall grant him an Interim Second Class Certificate in form 12.

RAISING A DEFERRED INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE TO AN INTERIM ELEMENTARY-SCHOOL TFACHER'S CERTIFICATE

- **30.** Where a candidate submits to the Deputy Minister
 - (a) his Deferred Interim Elementary-School Teacher's Certificate, and
 - (b) evidence that he has complied with the requirements for admission to the Elementary-School Teacher's Certificate Course at the time of his submission,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

RAISING A DEFERRED INTERIM FIRST CLASS CERTIFICATE TO AN INTERIM FIRST CLASS CERTIFICATE

31.(1) Where a candidate submits to the Deputy Minister

- (a) his Deferred Interim First Class Certificate granted prior to the 1st of September, 1953, and
- (b) evidence of grade 13 standing in
 - (i) English composition or English literature,
 - (ii) French composition or French literature, and
 - (iii) 3 additional papers,

the Minister shall grant him an Interim First Class Certificate in form 13.

- (2) Where a candidate submits to the Deputy Minister
 - (a) his Deferred Interim First Class Certificate granted subsequent to the 1st of September, 1953, and
 - (b) evidence of grade 13 standing in
 - (i) English composition or English literature,
 - (ii) French composition or French literature, and
 - (iii) 6 additional papers,

the Minister shall grant him an Interim First Class Certificate in form 13.

GENERAL REQUIREMENTS FOR LETTERS OF STANDING

- **32.**(1) An applicant for a Letter of Standing under this Part shall submit to the Deputy Minister
 - (a) an application in form 3,
 - (b) a certificate of birth or baptism, or proof of age in form 4,
 - (c) the name and address of his most recent inspector or his most recent employer, and
 - (d) in the case of an applicant who was born outside the Commonwealth of Nations, evidence

- (i) that he is a British subject or a Canadian citizen, or
- (ii) that he has filed a declaration of intention to become a Canadian citizen under the Canadian Citizenship Act (Canada).
- (2) A Letter of Standing shall not be granted under this Part until
 - (a) the applicant has passed a medical examination conducted by a duly qualified medical practitioner appointed by the Minister,
 - (b) the Registrar has obtained evidence that the candidate's teaching certificate has not been suspended or cancelled by the issuing authority, and
 - (c) the Letter of Standing has been recommended by the Superintendent of Teacher Education.

LETTER OF STANDING EQUIVALENT TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- 33.(1) Where a teacher who has successfully completed at least one year of professional training in a teacher-training school in the Commonwealth of Nations or in the United States of America in a course exclusively professional in nature and including practice teaching in the elementary-school grades
 - (a) holds standing the Minister deems equivalent to the standing required for admission to the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College, under clause b of subsection 1 of section 11 of the Act,
 - (b) complies with the requirements of regulation 32, and
 - (c) submits to the Deputy Minister
 - (i) evidence of the standing specified in clause a, and
 - (ii) evidence of his teacher-training course,

the Minister shall, upon the recommendation of the Superintendent of Teacher Education, grant him a Letter of Standing in form 13.

LETTER OF STANDING EQUIVALENT TO AN INTERIM SECOND CLASS CERTIFICATE

34. Where a teacher

- (a) has had at least one year of professional training in a teacher-training school in the Commonwealth of Nations or in the United States of America in a course exclusively professional in nature and including practice teaching in the elementary-school grades, and
- (b) holds standing the Minister deems equivalent to the standing required for admission to the Second Class Certificate Course at the University of Ottawa Teachers' College, under clause b of subsection 1 of section 11 of the Act,
- (c) complies with the requirements of regulation 32, and
- (d) submits to the Deputy Minister
 - (i) evidence of his teacher-training course,
 - (ii) evidence of the standing specified in clause b,

the Minister shall, upon the recommendation of the Superintendent of Teacher Education, grant him a Letter of Standing in form 15.

RAISING A SECOND CLASS CERTIFICATE TO AN INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- 35.(1) Where a candidate who obtained his Interim Second Class Certificate prior to the 1st of September, 1953,
 - (a) through one year of attendance at the University of Ottawa Teachers' College, or
 - (b) by passing the final examinations of a University of Ottawa Teachers' College course,

submits to the Deputy Minister

- (c) his Interim or Permanent Second Class Certificate, and
- (d) evidence of grade 13 standing in
 - (i) English composition or English literature,
 - (ii) French composition or French literature,
 - (iii) 3 additional papers,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

- (2) A candidate under subregulation 1 may substitute evidence of 3 years of successful teaching experience in an elementary school in which French is a subject of instruction with the approval of the Minister on a certificate valid in Ontario, certified by the inspector concerned, for grade 13 standing in each paper specified in clause d of subregulation 1.
- (3) A candidate under subregulation 1 who has been honourably discharged from active service in Her Majesty's forces may substitute evidence of 6 or 12 or 18 or 24 or 30 months of active service for grade 13 standing in 1 or 2 or 3 or 4 or 5, respectively, of the papers specified in clause d of subregulation 1.
- (4) Where a candidate who obtained his Interim Second Class Certificate at the University of Ottawa Teachers' College subsequent to the 1st of September, 1953.
 - (a) through one year of attendance, or
 - (b) by successful completion of the In-service Course,

submits to the Deputy Minister

- (c) his Interim or Permanent Second Class Certificate, and
- (d) evidence of grade 13 standing in
 - (i) English composition or English literature,
 - (ii) French composition or French literature, and
 - (iii) 6 additional papers,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

(5) A candidate under subregulation 4 who has been honourably discharged from active service in Her Majesty's forces may substitute evidence of 6 or 12 or 18 or 24 or 30 or 36 or 42 or 48 months of active service for grade 13 standing in 1 or 2 or 3 or 4 or 5 or 6 or 7 or 8, respectively, of the papers specified in clause d subregulation 4.

FAILURES AT UNIVERSITY OF OTTAWA TEACHERS' COLLEGE

- **36.** Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 25,
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examination in not more than 1 subject,

the Minister shall grant him a letter of provisional standing as an elementary-school teacher in form 16.

- 37. Where a candidate who has been granted a letter of provisional standing as an elementary-school teacher in form 16 submits to the Deputy Minister evidence that he has passed the final examination of the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subject in which he failed previously, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.
- **38.** Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 25
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examinations in 2 subjects,

submits to the Deputy Minister evidence that he has passed the final examinations of the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the 2 subjects in which he previously failed, the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

- **39.** Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 25
 - (a) has obtained at least 600 marks in practice teaching,
 - (b) has failed in the final examinations in more than 2 subjects, and
 - (c) submits to the Deputy Minister evidence that he
 - (i) has taught successfully under a letter of permission for at least 10 months subsequent to his attendance at the University of Ottawa Teachers' College in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
 - (ii) has passed the final examination of the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

- **40.** Where a candidate who fails to qualify for an Interim Elementary-School Teacher's Certificate under regulation 25,
 - (a) has failed in practice teaching,
 - (b) has failed in the final examinations in any or all subjects, and
 - (c) submits to the Deputy Minister evidence that he

- (i) has taught successfully under a letter of permission for at least 20 months subsequent to his attendance at the University of Ottawa Teachers' College in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
- (ii) has passed the final examinations of the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

- **41.** Where a candidate who fails to qualify for a Deferred Interim Elementary-School Teacher's Certificate under regulation 27
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examinations in not more than 1 subject,

the Minister shall grant a letter of provisional standing as an elementary-school teacher in form 17.

- 42. Where a candidate who has been granted a letter of provisional standing in form 17 submits to the Deputy Minister evidence that he has passed the final examinations of the Deferred Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subject in which he failed previously, the Minister shall grant him a Deferred Interim Elementary-School Teacher's Certificate in form 11.
- **43.** Where a candidate who fails to qualify for a Deferred Interim Elementary-School Teacher's Certificate under regulation 27
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examinations in 2 subjects,

submits to the Deputy Minister evidence that he has passed the final examinations of the Deferred Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subjects in which he previously failed, the Minister shall grant him a Deferred Interim Elementary-School Teacher's Certificate in form 11.

- 44. Where a candidate who fails to qualify for a Deferred Interim Elementary-School Teacher's Certificate under regulation 27
 - (a) has obtained at least 600 marks in practice teaching,
 - (b) has failed in the final examinations in more than 2 subjects, and
 - (c) submits to the Deputy Minister evidence that he
 - (i) has taught successfully under a letter of permission for at least 10 months, subsequent to his attendance at the University of Ottawa Teacher's College, in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
 - (ii) has passed the final examinations of the Deferred Elementary-School Teacher's Certificate Course of the University of

Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him a Deferred Interim Elementary-School Teacher's Certificate in form 11.

- **45.** Where a candidate who fails to qualify for a Deferred Interim Elementary-School Teacher's Certificate under regulation 27
 - (a) has failed in practice teaching,
 - (b) has failed in the final examination in any or all subjects, and
 - (c) submits to the Deputy Minister evidence that he
 - (i) has taught successfully under a letter of permission for at least 20 months, subsequent to his attendance at the University of Ottawa Teachers' College, in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
 - (ii) has passed the final examinations of the Deferred Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him a Deferred Interim Elementary-School Teacher's Certificate in form 11.

- 46. Where a candidate who fails to qualify for an Interim Second Class Certificate under regulation 29
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examination in not more than 1 subject

the Minister shall grant him a letter of provisional standing as an elementary-school teacher in form 18.

- 47. Where a candidate who has been granted a letter of provisional standing in form 18 submits to the Deputy Minister evidence that he has passed the final examination of the Second Class Certificate Course at the University of Ottawa Teachers' College in the subject in which he failed previously, the Minister shall grant him an Interim Second Class Certificate in form 12.
- 48. Where a candidate who fails to qualify for an Interim Second Class Certificate under regulation 29
 - (a) has obtained at least 600 marks in practice teaching, and
 - (b) has failed in the final examinations in 2 subjects,

submits to the Deputy Minister evidence that he has passed the final examinations of the Second Class Certificate Course of the University of Ottawa Teachers' College in the subjects in which he previously failed, the Minister shall grant him an Interim Second Class Certificate in form 12.

- **49.** Where a candidate who fails to qualify for an Interim Second Class Certificate under regulation **29**
 - (a) has obtained at least 600 marks in practice teaching,
 - (b) has failed in the final examinations in more than 2 subjects, and
 - (c) submits to the Deputy Minister evidence that he

- (i) has taught successfully under a letter of permission for at least 10 months, subsequent to his attendance at the University of Ottawa Teachers' College, in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
- (ii) has passed the final examinations of the Second Class Certificate Course of the University of Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Second Class Certificate in form 12.

- **50.** Where a candidate who fails to obtain an Interim Second Class Certificate under regulation 29
 - (a) has failed in practice teaching,
 - (b) has failed in the final examinations in any or all subjects, and
 - (c) submits to the Deputy Minister evidence that
 - (i) has taught successfully under a letter of permission for at least 20 months, subsequent to his attendance at the University of Ottawa Teachers' College, in an elementary school in which French is a subject of instruction with the approval of the Minister, certified by the inspector concerned, and
 - (ii) has passed the final examinations of the Second Class Certificate Course of the University of Ottawa Teachers' College in the subjects in which he previously failed,

the Minister shall grant him an Interim Second Class Certificate in form 12.

PROCEEDING FROM ONE INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE TO ANOTHER

- 51. Where a candidate who has been granted an Interim Elementary-School Teacher's Certificate in form 1 submits to the Deputy Minister evidence that he
 - (a) holds grade 13 standing, or standing the Minister deems equivalent thereto under clause b of subsection 1 of section 11 of the Act, in Franch composition or French literature, and
 - (b) has passed the final examinations of the Elementary-School Teacher's Certificate Course at the University of Ottawa Teachers' College in English I, English II, French I, and French II,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 10.

PART 3

ONTARIO COLLEGE OF EDUCATION

REQUIREMENT OF CITIZENSHIP

- **52.** A certificate shall not be granted under this Part to a candidate who was born outside the Commonwealth of Nations until he submits to the Deputy Minister evidence
 - (a) that he is a British subject or a Canadian citizen, or

(b) that he has filed a declaration of intention to become a Canadian citizen under the Canadian Citizenship Act (Canada).

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B

53. Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has successfully completed one of the courses leading to the Interim High School Assistant's Certificate, Type B, the Minister shall grant him an Interim High School Assistant's Certificate, Type B, in form 19.

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE A

- **54.** Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has successfully completed
 - (a) one of the courses leading to an Interim High School Assistant's Certificate, Type B, and
 - (b) one of the courses leading to the Interim High School Assistant's Certificate, Type A,

the Minister shall grant him an Interim High School Assistant's Certificate, Type A, in form 20.

GENERAL REQUIREMENTS FOR LETTERS OF STANDING

- **55.**(1) An applicant for a Letter of Standing under this Part shall submit to the Dean of the Ontario College of Education
 - (a) an application in form 3,
 - (b) a certificate of birth or baptism, or proof of age in form 4,
 - (c) the name and address of his most recent inspector or of his most recent employer, and
 - (d) in the case of an applicant who was born outside the Commonwealth of Nations, evidence that he
 - (i) is a British subject or a Canadian citizen, or
 - (ii) has filed a declaration of intention to become a Canadian citizen under the Canadian Citizenship Act (Canada).
- (2) A Letter of Standing shall not be granted under this Part until
 - (a) the applicant has passed a medical examination conducted by a duly qualified medical practitioner appointed by the Minister,
 - (b) the Registrar has obtained evidence that the candidate's teaching certificate has not been suspended or cancelled by the issuing authority, and
 - (c) the Letter of Standing has been recommended by the Dean of the Ontario College of Education and the Superintendent of Secondary Education.

LETTER OF STANDING EQUIVALENT TO THE INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B OR TYPE A

- 56. Where an applicant for a Letter of Standing
 - (a) complies with the requirements of regulation 55, and

- (b) submits to the Deputy Minister evidence
 - (i) of the academic standing required for admission to the course, leading to the Interim High School Assistant's Certificate, Type B or Type A, as the case may be, and
 - (ii) of professional training the Dean of the Ontario College of Education deems equivalent to that given in the course leading to the Interim High School Assistant's Certificate Type B or Type A, as the case may be,

the Minister shall, upon the recommendation of the Dean of the Ontario College of Education and the Superintendent of Secondary Education, grant him a Letter of Standing in form 21 or 22, as the case may be.

CHANGING LETTER OF STANDING TO INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B OR TYPE A.

57. Where a candidate

- (a) has been granted a Letter of Standing in form 21 or 22,
- (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing in a high- or continuation-school or in a collegiate institute, or in the academic classes of a vocational school, or in grades 9 and 10 of an elementary school, certified by the principal concerned, and
- (c) is recommended by the inspector concerned,

the Minister shall grant him a corresponding Interim High School Assistant's Certificate, Type B or Type A, in form 19 or 20, as the case may be.

INTERIM INTERMEDIATE HOME ECONOMICS CERTIFICATE

58. Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that she has completed successfully the course leading to the Interim Intermediate Home Economics Certificate, the Minister shall grant her an Interim Intermediate Home Economics Certificate in form 23.

INTERIM INTERMEDIATE INDUSTRIAL ARTS CERTIFICATE

59. Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has successfully completed the course leading to the Interim Intermediate Industrial Arts Certificate, the Minister shall grant him an Interim Intermediate Industrial Arts Certificate in form 24.

INTERIM SPECIALIST'S CERTIFICATE IN INDUSTRIAL ARTS

60. Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has completed successfully the course leading to the Interim Specialist's Certificate in Industrial Arts, the Minister shall grant him an Interim Specialist's Certificate in Industrial Arts in form 25.

INTERIM VOCATIONAL CERTIFICATE, TYPE B

61. Subject to regulation 52, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has successfully completed one of the courses leading to an Interim Vocational Certificate, Type B, the Minister

shall grant him an Interim Vocational Certificate, Type B, in form 26.

INTERIM VOCATIONAL CERTIFICATE, TYPE A

- **62.** Subject to regulation **52**, where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he has successfully completed
 - (a) one of the courses leading to the Interim Vocational Certificate, Type B, and
 - (b) the course leading to the Interim Vocational Certificate, Type A,

the Minister shall grant him an Interim Vocational Certificate, Type A, in form 27.

LETTER OF STANDING EQUIVALENT TO THE INTERIM VOCATIONAL CERTIFICATE, TYPE B OR TYPE A

- 63. Where an applicant for a Letter of Standing
 - (a) complies with the requirements of regulation 55,
 - (b) submits to the Deputy Minister evidence
 - (i) of the academic standing and practicalwork experience required for admission to the course leading to the Interim Vocational Certificate, Type B or Type A, as the case may be, and
 - (ii) of professional training the Dean of the Ontario College of Education deems equivalent to that given in the course leading to the Interim Vocational Certificate, Type B or Type A, as the case may be,

the Minister shall, upon the recommendation of the Dean of the Ontario College of Education and the Superintendent of Secondary Education, grant him a Letter of Standing in form 28 or 29, as the case may be

CHANGING A LETTER OF STANDING TO AN INTERIM VOCATIONAL CERTIFICATE, TYPE B OR TYPE A

64. Where a candidate

- (a) has been granted a Letter of Standing in form 28 or 29,
- (b) submits to the Deputy Minister evidence of at least 10 months of successful teaching experience on the Letter of Standing in a vocational school in the subject or subjects covered by the Letter of Standing, certified by the principal concerned, and
- (c) is recommended by the inspector concerned,

the Minister shall grant him a corresponding Interim Vocational Certificate, Type B or Type B, in form 26 or 27, as the case may be.

INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

- **65.** Where the Dean of the Ontario College of Education reports to the Deputy Minister on behalf of a candidate that he
 - (a) holds an Interim High School Assistant's Certificate, Type B, and
 - (b) has successfully completed at the Ontario College of Education the course leading to an Interim Elementary-School Teacher's Certificate,

the Minister shall grant him an Interim Elementary-School Teacher's Certificate in form 1.

PART 4

DEPARTMENTAL SUMMER COURSES

INTERIM INTERMEDIATE HOME ECONOMICS CERTIFICATE

- 66.(1) The course leading to an Interim Intermediate Home Economics Certificate under this Part shall be a summer course in two sessions of 5 weeks each, established by the Minister.
- (2) Where the Superintendent of Elementary Education and the Superintendent of Secondary Education report to the Deputy Minister on behalf of a candidate that she
 - (a) holds an Interim or Permanent Elementary Home Economics Certificate, and
 - (b) has completed successfully, subsequent to the date of her Interim Elementary Home Economics Certificate, the course leading to an Interim Intermediate Home Economics Certificate,

the Minister shall grant her an Interim Intermediate Home Economics Certificate in form 23.

INTERIM SPECIALIST'S CERTIFICATE IN INDUSTRIAL ARTS

- 67. The course leading to an Interim Specialist's Certificate in Industrial Arts under this Part shall be a summer course in three sessions of 200 hours each, established by the Minister.
- 68. Where the Superintendent of Elementary Education and the Superintendent of Secondary Education report to the Deputy Minister on behalf of a candidate that he
 - (a) holds an Interim or Permanent Intermediate Industrial Arts and Crafts Certificate or an Interim or Permanent Industrial Arts Certificate,
 - (b) has had one year of successful teaching experience in industrial arts subsequent to the date of his Interim Intermediate Industrial Arts and Crafts Certificate or his Interim Intermediate Industrial Arts Certificate, as the case may be, certified by the inspector concerned, and
 - (c) has completed successfully the course leading to the Interim Specialist's Certificate in Industrial Arts,

the Minister shall grant him an Interim Specialist's Certificate in Industrial Arts in form 25.

INTERIM VOCATIONAL CERTIFICATE, TYPE A

- **69.** The course leading to an Interim Vocational Certificate, Type A under this Part shall be a summer course in two sessions of 5 weeks each, established by the Minister.
- 70.(1) Where the Superintendent of Secondary Education reports to the Deputy Minister on behalf of a candidate that he
 - (a) holds
 - (i) grade 13 standing in English composition and in 5 additional papers, or standing the Minister deems equivalent thereto under clause b of subsection 1 of section 11 of the Act,

- (ii) a Permanent Vocational Certificate, Type B or a Permanent Ordinary Vocational Certificate,
- (b) has been graded above-average in teaching ability by the inspector concerned, and
- (c) has completed successfully the course leading to the Interim Vocational Certificate, Type A,

the Minister shall grant him an Interim Vocational Certificate, Type A, in form 27.

TECHNICAL INSTITUTE ASSISTANT'S CERTIFICATE

- 71. The course leading to a Technical Institute Assistant's Certificate shall be a summer course in three sessions of 5 weeks each, established by the Minister.
- **72.** Where the Superintendent of Secondary Education reports to the Deputy Minister on behalf of a candidate that
 - (a) his academic standing and trade experience are, in the opinion of the Superintendent of Secondary Education, sufficient for the purpose of teaching in a provincial technical institute, and
 - (b) he has completed successfully the course leading to a Technical Institute Assistant's Certificate,

the Minister shall grant him a Technical Institute Assistant's Certificate in form 30.

REVOCATION OF REGULATIONS

73. Regulations 152, 153, 154, 155, and 156 of Regulations 66 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP Minister of Education

Toronto 2, August 20, 1957.

FORM 1

The Department of Education Act, 1954

INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

Registrar

Minister of Education

FORM 2

The Department of Education Act, 1954

INTERIM PRIMARY SCHOOL SPECIALIST'S CERTIFICATE

Dated at Toronto this	19
Registered Number	
Registrar	Minister of Education
I	Form 3
The Department	of Education Act, 1954
	LICATION ER OF STANDING
	Date19
TO	Education, or ge of Education)
Under the regulations of Education I,	s prescribed for the Department
(print all names in	full, surname preceding)
of(ad	dress in full)
apply for a Letter of Sta	anding.
I enclose the following d	locuments:
(a) (birth certificate; ba	aptismal certificate; or proof of age form)
(b) evidence that I am a citizen, or that I h tention to become : Canadian Citizenshi	a British subject or a Canadian have filed a declaration of ina Canadian citizen, under the p Act (Canada),
(c) official certificates si	howing my academic standing,
(d) my teaching certification	ate(s).
employer is	of my most recent inspector or
	y teaching certificates have not elled by the issuing authority.
	(signature of applicant)
1	Form 4
The Department	of Education Act, 1954
PROC	OF OF AGE
I,(print name in f	ull, surname preceding)
of the(city, town, town	ofnship)
in the County of	(occupation)
declare that I have know	wn the applicant,
(full nan	ne of applicant)
	, wnship)
	years.
I know the applicant	t was born on the

(city, town, township)	Second Class Certificate. The appropriate Interim Second Class Certificate will be issued on the recommendation of the inspector concerned after one year
My knowledge of the place and date of birth is based on	of successful teaching experience in Ontario.
the fact that:	Registered No
(a) I am the	Dated at Toronto thisday of195
of the applicant; or	Registrar Minister of Education
(b) I have examined the family records and find therein an entry in the handwriting of the	5
of the	Form 7
(insert father or mother)	The Department of Education Act, 1954
applicant which reads as follows	INTERIM SECOND CLASS CERTIFICATE
; or	This is to certify that
(c) I have had personal acquaintance with members of the applicant's family and	having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Second Class Certificate, valid for 5 years from the date hereof in an elementary school.
(state when and under what circumstances the	Dated at Toronto this day of
information was obtained)	Registered Number
Dated at the	
in the County of	Registrar Minister of Education
thisday of19	Form 8
(signature)	The Department of Education Act, 1954
Form 5	INTERIM INTERMEDIATE ART AND CRAFTS CERTIFICATE
The Department of Education Act, 1954	This is to certify that
LETTER OF STANDING	having complied with the regulations prescribed for The Department of Education, is hereby granted an
for	Interim Intermediate Art and Crafts Certificate, valid
	for 2 years from the date hereof in an elementary, continuation, or high school.
In consideration of the evidence of your academic standing and professional training submitted, you are	Dated at Toronto thisday of19
hereby granted a Letter of Standing valid in the elementary schools of Ontario until June 30, 195	Registered Number
This Letter of Standing has the force of an Interim Elementary-School Teacher's Certificate. The appropriate Interim Elementary School Teacher's Certificate.	Regiztrar Minister of Education
propriate Interim Elementary-School Teacher's Certificate will be issued on the recommendation of the	FORM 9
inspector concerned after one year of successful teaching experience in Ontario.	The Department of Education Act, 1954
Registered No	LETTER OF PROVISIONAL STANDING
Dated at Toronto thisday of195	Date19
Registrar Minister of Education	то
Form 6	This letter may be shown to an Inspector or a School Board as evidence that you have provisional standing
The Department of Education Act, 1954	as a teacher in an elementary school for the school year 1919
LETTER OF STANDING	
for	For the period mentioned above this letter has the force of an Interim Elementary-School Teacher's
	Certificate.

Registrar.

Yours sincerely,

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid in the elementary schools of Ontario until June 30, 195...

FORM 10

The Department of Education Act, 1954

INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

Registered Number......

Registrar Minister of Education

Dated at Toronto this......day of......19...

FORM 11

The Department of Education Act, 1954

DEFERRED INTERIM ELEMENTARY-SCHOOL TEACHER'S CERTIFICATE

Registrar

Minister of Education

FORM 12

The Department of Education Act, 1954

INTERIM SECOND CLASS CERTIFICATE

Dated at Toronto this......day of.......19..

Registered Number......

Registrar Minister of Education

Form 13

The Department of Education Act, 1954

INTERIM FIRST CLASS CERTIFICATE

Dated at Toronto this	day of19
Registered Number	
Registrar	Minister of Education

FORM 14

The Department of Education Act, 1954

LETTER OF STANDING

for

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid in an elementary school in which French is a subject of instruction with the approval of the Minister, until June 30, 195.

This Letter of Standing has the force of an Interim Elementary-School Teacher's Certificate. The appropriate Interim Elementary-School Teacher's Certificate will be issued on the recommendation of the inspector concerned after one year of successful teaching experience in Ontario.

Registered No	
Dated at Toronto this	day of19.
Registrar	Minister of Education

FORM 15

The Department of Education Act, 1954

LETTER OF STANDING

for

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid in an elementary school in which French is a subject of instruction with the approval of the Minister, until June 30, 195.

This Letter of Standing has the force of an Interim Second Class Certificate. The appropriate Interim Second Class Certificate will be issued on the recommendation of the inspector concerned after one year of successful teaching experience in Ontario.

Registered No	
Dated at Toronto this	19
Registrar	Minister of Education

FORM 16

The Department of Education Act, 1954

LETTER OF PROVISIONAL STANDING

	Date19
то	

This letter may be shown to an Inspector or a

standing as a teacher in an elementary school in which French is a subject of instruction with the approval of the Minister, for the school year 19..-19..

For the period mentioned above this letter has the force of an Interim Elementary-School Teacher's Certificate.

Yours sincerely,

Registrar.

FORM 17

The Department of Education Act, 1954

LETTER OF PROVISIONAL STANDING

	Date19.
то	

This letter may be shown to an Inspector or a School Board as evidence that you have provisional standing as a teacher in an elementary school in which French is a subject of instruction with the approval of the Minister, for the school year 19..-19...

For the period mentioned above this letter has the force of a Deferred Interim Elementary-School Teacher's Certificate.

Yours sincerely,

Registrar.

FORM 18

The Department of Education Act, 1954

	Date	19
TO		

This letter may be shown to an Inspector or a School Board as evidence that you have provisional standing as a teacher in an elementary school in which French is a subject of instruction with the approval of the Minister, for the school year 19...19...

For the period mentioned above this letter has the force of an Interim Second Class Certificate.

Yours sincerely,

Registrar.

FORM 19

The Department of Education Act, 1954

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE—TYPE B

The holder of this certificate was examined in the following subjects of the teacher-training course:

Dated at Toronto this	day of	19.
Registered Number		
	.	

Minister of Education

FORM 20

Registrar

The Department of Education Act, 1954

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE—TYPE A

The holder of this certificate was examined in the following subjects of the teacher-training course:

Dated at Toronto this......day of......19..

Registered Number.....

Registrar Minister of Education

FORM 21

The Department of Education Act, 1954

SECONDARY SCHOOL LETTER OF STANDING

for

In consideration of your university degree and the evidence of your professional training submitted, you are hereby granted a Letter of Standing valid in the secondary schools of Ontario until June 30, 195...

This Letter of Standing has the force of an Interim High School Assistant's Certificate, Type B. The Interim High School Assistant's Certificate, Type B will be issued on the recommendation of the inspector concerned after one year of successful teaching experience in Ontario, as certified by your Principal.

Registered No		
Dated at Toronto this	day of195.	
Registrar	Minister of Education	

FORM 22

The Department of Education Act, 1954

SECONDARY SCHOOL LETTER OF STANDING

for

In consideration of your university degree and the evidence of your professional training submitted, you

are hereby granted a Letter of Standing valid in the secondary schools of Ontario until June $30,\ 195.$

Registered No	
Dated at Toronto this	day of195.
Registrar	Minister of Education
Fo	ORM 23
The Department of	of Education Act, 1954
	NTERMEDIATE MICS CERTIFICATE

FORM 24

The Department of Education Act, 1954

INTERIM INTERMEDIATE INDUSTRIAL ARTS CERTIFICATE

Dated at Toronto thisday of19 ..

Registered Number

Registrar Minister of Education

FORM 25

The Department of Education Act, 1954

INTERIM SPECIALIST'S CERTIFICATE IN INDUSTRIAL ARTS

Dated at Toronto this......day of......19...

Registered Number.....

Registrar Minister of Education

Form 26

The Department of Education Act, 1954

INTERIM VOCATIONAL CERTIFICATE TYPE B

having complied with the regulations prescribed for The Department of Education, is hereby granted an
Interim Vocational Certificate, Type B, in
valid for 2 years from the date hereof in a vocational school.
Dated at Toronto thisday of19
Registered Number
Registrar Minister of Education

FORM 27

The Department of Education Act, 1954

INTERIM VOCATIONAL CERTIFICATE TYPE A

Registered Number.....

Registrar Minister of Education

FORM 28

The Department of Education Act, 1954

SECONDARY SCHOOL LETTER OF STANDING

for

In consideration of the evidence of your academic standing, practical-work experience and professional training submitted, you are hereby granted a Letter of Standing valid in the secondary schools of Ontario until June 30, 195...

FORM 29

The Department of Education Act, 1954

SECONDARY SCHOOL LETTER OF STANDING

for

In consideration of the evidence of your academic standing, practical-work experience, and professional training submitted, you are hereby granted a Letter of Standing valid in the secondary schools of Ontario until June 30, 19....

FORM 30

The Department of Education Act, 1954

PROVINCIAL TECHNICAL INSTITUTES

Dated at Toronto thisday of19.

Registered Number.....

Registrar

Registrar

Minister of Education

Minister of Education

(6213)

38

THE INDUSTRIAL STANDARDS ACT

O. Reg. 196/57.
Designation of Zone—Amhertsburg Zone.
Amending Regulations 227 of Consolidated Regulations of Ontario, 1950.
Made—9th September, 1957.
Filed—11th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. In these regulations "principal regulations" means Regulations 227 of Consolidated Regulations of Ontario, 1950.

AMHERSTBURG ZONE

(17) That part of Ontario described in item 17 of Appendix A is designated as a zone, to be known as the "Amherstburg Zone", for

any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

3. Appendix A of the principal regulations is amended by adding thereto the following item:

AMHERSTBURG ZONE

17. The Town of Amherstburg and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the production northerly of the easterly limit of the road allowance between con-cessions 3 and 4, in the Township of Anderdon, meets the northerly limit of the road allowance between the townships of Ander-don and Sandwich West, thence westerly along the northerly limit to the easterlybank of the Detroit River, thence southerly, south-easterly, and easterly, along the easterly bank of the Detroit River and the northerly shore of Lake Erie to the limit between lots 57 and 58, in the Township of Malden, thence northerly along the limit between lots 57 and 58 to the north limit of that part of the King's Highway known as number 18A, thence north-westerly, northerly, and westerly, along the northeasterly, easterly, and northerly, limits of the King's Highway to the easterly limit of the road allowance between concessions 4 and 5, in the Township of Malden, thence northerly along the easterly limit to the northerly limit of the road allowance be-tween the townships of Malden and Anderdon, thence westerly along the northerly limit to the easterly limit of the road allowance between concessions 3 and 4, in the Township of Anderdon, thence northerly along the easterly limit and its production northerly to the place of commencement.

> CHARLES DALEY, Minister of Labour.

September 9, 1957.

(6214)

38

THE ASSESSMENT ACT

O. Reg. 197/57.
Abatement and Refunds of Taxes.
Revoking O. Reg. 29/45 (C.R.O. 382).
Made—11th September, 1957.
Filed—11th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

1. Ontario Regulations 29/45 are revoked.

W. K. WARRENDER, Minister, Department of Municipal Affairs.

Toronto, September 11th, 1957.

(6215)

38

THE MILK INDUSTRY ACT, 1957

O. Reg. 198/57.
The Ontario Cheese Producers' Marketing Plan.
New and revoking O. Regs. 81/55 and 50/56.
Made—21st August, 1957.
Filed—12th September, 1957.

REGULATIONS MADE UNDER THE MILK INDUSTRY ACT, 1957

- 1. The plan in schedule 1 is approved and declared to be in force in Ontario except that part thereof comprising the territorial districts and the Provisional County of Haliburton.
- 2. The local board named in schedule 1 is given all of the powers set out in sections 22 and 287 of *The Corporations Act*, 1953.
- 3. Ontario Regulations 81/55 and 50/56 are revoked.

SCHEDULE 1

The Milk Industry Act, 1957

PLAN

1. This plan may be cited as "The Ontario Cheese Producers' Marketing Plan".

INTERPRETATION

- 2. In this plan
 - (a) "cheese" means cheese of every variety produced in Ontario; and
 - (b) "producer of cheese" means the person who owns the cheese at the time the cheese is manufactured.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of cheese locally within Ontario.

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Cheese Producers' Marketing Board".
- 5. The local board shall consist of 7 members, each of whom shall be a producer of cheese.

MEMBERS OF THE LOCAL BOARD

- 6. The members of the local board who shall hold office until their successors are elected or appointed are:
 - (a) for District 1, Nelson M. Cowan, R.R. 2, Atwood;
 - (b) for District 2, Hector C. Arnold, R.R. 2, Campbellford;
 - (c) for District 3, G. Alva Rintoul, R.R. 3, Carleton Place:
 - (d) for District 4, W. Ormond Coon, Elgin;
 - (e) for District 5, Charles T. Shaver, Aultsville;
 - (f) for District 6, Albert E. Hicks, Kinburn; and
 - (g) Robert J. Kelso, R.R. 2, Spencerville.

DISTRICTS

- 7. Producers of cheese shall be divided into 6 districts as follows:
 - (a) District 1, comprising the counties of Elgin, Middlesex, Oxford and Perth;
 - (b) District 2, comprising the counties of Hastings, Northumberland, Peterborough and Prince Edward:
 - (c) District 3, comprising the counties of Frontenac, Lanark and Lennox and Addington;
 - (d) District 4, comprising the counties of Dundas, Grenville and Leeds;
 - (e) District 5, comprising the counties of Glengarry and Stormont; and
 - (f) District 6, comprising the counties of Carleton, Prescott, Renfrew and Russell.

COUNTY ASSOCIATION OF PRODUCERS OF CHEESE

- 8.(1) Producers of cheese in each of the counties named in section 7 shall form an association of producers of cheese to be known as a "county association of cheese producers".
- (2) A producer of cheese in a territorial district, the Provisional County of Haliburton, or a county not included in a district mentioned in section 7 may become a member of the county association of cheese producers nearest to his place of production.

COMMITTEE

- 9. There shall be a committee in each district to be known as a "District Cheese Producers' Committee".
- 10.(1) The county association of cheese producers in each county in a district named in section 7 shall on or before the 31st of December in each year elect from the producers of cheese in the county five members to the District Cheese Producers' Committee.
- (2) Where the production of cheese in a county for the 12-month period ending with the 30th of September in any year is more than 4,500,000 pounds, the county association of cheese producers of the county in addition to the election of the members under subsection 1, shall on or before the 31st of December in that year elect from the producers of cheese in the county one member for each 1,000,000 pounds of cheese by which the production of cheese exceeds 4,500,000 pounds in that period.

ELECTION OF LOCAL BOARD

- 11.(1) Each District Cheese Producers' Committee may on or before the 15th of March elect from the producers of cheese in the district one member to the local board for a 3-year term commencing
 - (a) for District 1, in 1958;
 - (b) for District 2, in 1957;
 - (c) for District 3, in 1957;
 - (d) for District 4, in 1959;
 - (e) for District 5, in 1959; and
 - (f) for District 6, in 1958.
- (2) When the term for which any member elected to the local board expires in any year, the District Cheese Producers' Committee of the district for which he was elected may, on or before the 15th of March in that year, elect as his successor a producer of cheese to the local board for a 3-year term.

(3) When in any year a District Cheese Producers' Committee fails to elect the member to the local board in accordance with subsection 1, or 2, the members of all District Cheese Producers' Committees may elect on or before the 31st of March of that year a producer of cheese as the member to the local board from that district.

APPOINTMENTS TO LOCAL BOARD

- 12. The members elected or appointed to the local board shall, at its first meeting after the 15th of March in each year, appoint one person who is a producer of cheese as a member to the local board for a 1-year term.
 - 13.(1) Subject to subsection 5, when in any year
 - (a) a District Cheese Producers' Committee fails to elect a member to the local board in accordance with subsection 1, or 2, of section 11, and
 - (b) the members of all District Cheese Producers' Committees fail to elect a member in accordance with subsection 3 of section 11,

the members elected to the local board shall, at its first meeting after the 31st of March, appoint such producers of cheese as are necessary to complete the local board.

- (2) When a member of the local board dies or resigns before the 1st of January of the year next following the date of his election or appointment, the members of the local board may appoint as his successor a producer of cheese until the 31st of December of the year in which the death or resignation occurred.
- (3) Each member appointed to the local board under subsection 1 or 2 shall be a producer of cheese in the district for which he is appointed.
- (4) Where the local board makes an appointment under subsection 2 and the term of the member who died or resigned does not expire before the date of ending of the next annual meeting, if any, of producers of cheese, the election of a successor for the remainder of the unexpired term may be made by the District Cheese Producers' Committee for the district for which the member was elected.
- (5) Where the District Cheese Producers' Committee fails to elect a member under subsection 4 before the 15th of March, the local board shall make the appointment at its first meeting after the 15th of March.

ANNUAL MEETING

- 14.(1) The local board may call an annual meeting of all producers of cheese.
- (2) The annual meeting shall be held after the 1st of January but not later than the 15th of March.

TERMINATION OF OFFICE

- 15.(1) Subject to subsection 2, where an annual meeting of producers of cheese
 - (a) is held in any year, the date and time of that date on which a term of office of a member of the local board ends in that year shall be the date and time at which the annual meeting ends, and
 - (b) is not held in any year, the term of office of a member of the local board ending in that year shall end with the 31st of March.
- (2) Every member of a local board shall continue in office until his successor is elected or appointed in accordance with these regulations.

(6222) 38

THE MILK INDUSTRY ACT, 1957

O. Reg. 199/57.
Marketing of Cheese.
New and revoking O. Regs. 82/55, 83/55 and 105/56.
Made—12th September, 1957.
Filed—12th September, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

INTERPRETATION

1. In these regulations

- (a) "buyer" means a person who buys cheese directly or indirectly from the producer of the cheese;
- (b) "cheese" means cheese of every variety produced in Ontario;
- (c) "Co-operative" means the Ontario Cheese Producers' Co-operative Limited;
- (d) "local board" means The Ontario Cheese Producers' Marketing Board;
- (e) "plan" means The Ontario Cheese Producers' Marketing Plan; and
- (f) "producer of cheese" means the person who owns the cheese at the time the cheese is manufactured.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of cheese locally within Ontario.

LICENCES FOR PRODUCERS OF CHEESE

- 3.(1) No person shall commence or continue to engage in the producing of cheese in that part of Ontario in which the plan is in force except under the authority of a licence therefor as a producer of cheese in form 1.
- (2) Every producer of cheese shall be deemed to be the holder of a licence in form 1.

LICENCES FOR BUYERS

- 4.(1) No person shall commence or continue to engage in the buying of cheese in that part of Ontario in which the plan is in force except under the authority of a licence as a buyer of cheese.
- (2) No licence as a buyer of cheese shall be issued except upon application therefor in form 2.
 - (3) A licence as a buyer of cheese shall be in form 3.
- (4) A licence as a buyer of cheese expires with the 31st of March next following the date on which the licence is issued.
- (5) The fee for a licence as a buyer of cheese shall be \$1.
- 5.(1) The board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence for failure to observe, perform or carry out any of the provisions of the Act, the regulations, the plan, or any order or direction of the Board

or local board or any agreement or award, provided that in every such case the holder of the licence or the applicant, as the case may be, shall be afforded an opportunity of appearing before the Board to show cause why the licence should not be suspended or revoked or why the renewal should not be refused, as the case may be.

DELEGATION OF POWERS

- **6.** The Board delegates to the local board the power
 - (a) to require persons engaged in the producing or marketing of cheese to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to cheese as the local board may determine, and to appoint persons to inspect the books, records and premises of such persons;
 - (b) to stimulate, increase and improve the marketing of cheese by such means as it may deem proper;
 - (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing cheese; and
 - (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations, the plan or any agreement or award.

DELEGATION TO LOCAL BOARD OF POWERS TO MAKE REGULATIONS

- 7. The Board delegates to the local board its powers to make regulations with respect to cheese marketed locally within Ontario
 - (a) providing for the exemption from the regulations under the plan of any class, variety, grade or size of cheese, or any person or class of persons engaged in the producing or marketing of cheese or any class, variety, grade or size of cheese; and
 - (b) Subject to regulations 12 and 14, providing for the regulating and the controlling of the marketing of cheese including the times and places at which cheese may be marketed.

AUTHORIZATION TO LOCAL BOARD

- 8. The Board authorizes the local board to require the price or prices payable or owing to producers for cheese to be paid to or through the local board.
- **9.** The Board authorizes the local board to prohibit the marketing of any class, variety, grade or size of cheese, other than cheese offered for sale on a cheese exchange and left unsold on the cheese exchange.
- 10.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan, and for such purposes as The Milk Producers' Coordinating Board recommends.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.

LICENCE FEES PAYABLE BY PRODUCERS OF CHEESE

- 11.(1) Subject to clause a of regulation 7, every producer of cheese shall pay to the local board licence fees at the rate of one-tenth cent for each pound of cheese of which he is the producer.
- (2) Licence fees payable under subregulation 1 shall be paid
 - (a) in the case of cheese sold by auction at a cheese exchange, when the local board receives payment from the buyer for the cheese;
 - (b) in the case of cheese delivered to the Cooperative, when the local board receives payment from the Co-operative for the cheese; and
 - (c) in all cases other than those mentioned in clauses a and b, within 60 days after the cheese is manufactured.
- (3) The local board may collect the licence fees payable under subregulation 1 by deducting such licence fees from any payment for the cheese to the local board or may recover the licence fees by suit in any court of competent jurisdiction.

MARKETING OF CHEESE

- 12.(1) Subject to clause a of regulation 7, all cheese produced in that part of Ontario in which the plan is in force shall be offered for sale by auction through cheese exchanges.
- (2) Subject to subregulations 4, 5, 6 and 7, no producer of cheese shall sell or deliver cheese that is produced in that part of Ontario in which the plan is in force except through a cheese exchange.
- (3) The local board may designate the locations of the cheese exchanges and provide the premises, equipment and personnel necessary for the sale of cheese at each cheese exchange.
- (4) Where cheese is offered for sale on a cheese exchange and is left unsold, the producer of the cheese shall deliver it to the Co-operative.
- (5) Upon the recommendation of the local board, the Ontario Cheese Producers' Co-operative Limited is designated the marketing agency by or through which all cheese that is offered for sale on a cheese exchange and is left unsold shall be marketed.
- (6) All cheese that is left unsold on a cheese exchange shall be marketed by or through the Cooperative.
- (7) No person shall market cheese left unsold on a cheese exchange except by or through the Co-operative.
- 13.(1) Every buyer upon receipt of cheese bought through a cheese exchange other than Stratford Cheese Exchange shall forward payment in full to the local board for all cheese bought within 5 days of the date of the sale at the cheese exchange.
- (2) Every buyer upon receipt of cheese bought through Stratford Cheese Exchange shall forward payment in full to the local board for all cheese bought within 5 days of the receipt of the cheese.
- (3) The Co-operative upon receipt of cheese delivered to it under subregulation 4 of regulation 12 shall forward to the local board within 2 days of the receipt of the cheese payment in full at the minimum price or prices for cheese or for any class, variety, grade or size of cheese adopted or settled by agreement under subregulation 1 of regulation 16, or by award under subregulation 9 of regulation 18, in force.

(4) The local board shall, within 5 days of receipt of any payment for cheese from a buyer, or the Co-operative, forward the payment, less licence fees paid under subregulation 1 of regulation 11, to the producers of the cheese.

POWERS OF MARKETING AGENCY

- 14. The Board vests in the marketing agency in respect of cheese delivered to the marketing agency under subregulation 4 of regulation 12, the following powers:
 - (a) to direct and control, by order or direction, either as principal or agent, the marketing of the cheese including the times and places at which the cheese may be marketed;
 - (b) to determine from time to time the price or prices that shall be paid for the cheese, or for any class, variety, grade or size of the cheese;
 - (c) to collect from any person by suit in any court of competent jurisdiction the price or prices or any part thereof owing for the cheese; and
 - (d) to require the price or prices payable or owing for the cheese to be paid to the marketing agency.

NEGOTIATING AGENCIES

- 15.(1) There shall be a negotiating agency consisting of 10 persons to be known as "The Negotiating Committee for Cheese", 5 of whom shall be appointed annually by the local board and 5 of whom shall be appointed annually by the buyers.
- (2) The local board and the buyers shall appoint their respective members of The Negotiating Committee for Cheese and shall notify the Board in writing of their names and addresses not later than the 1st of April in each year.
- (3) The local board and the buyers may appoint persons to be alternate members of The Negotiating Committee for Cheese and where any such person is appointed he shall act as a member in each case where the member for whom he is the alternate is unable or unavailable to act.
- (4) There shall be a negotiating agency consisting of 10 persons to be known as "The Negotiating Committee for Cheese Grading Stations", 2 of whom shall be appointed annually by the marketing agency, 3 of whom shall be appointed annually by the buyers and 5 of whom shall be appointed annually by the operators of cheese grading stations.
- (5) The marketing agency, the buyers and the operators of cheese grading stations shall appoint their respective members of The Negotiating Committee for Cheese Grading Stations and shall notify the Board in writing of their names and addresses not later than the 1st of April in each year.
- (6) Subject to subregulations 7 and 8, the members of the negotiating agencies appointed under subregulation 2 or 5 shall be and remain members until the 31st of March of the year next following the year in which they were appointed.
- (7) Subject to subregulation 3, where a member of a negotiating agency dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board, or the marketing agency, or the buyers, or the operators of cheese grading stations, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (8) Where the local board, or the marketing agency, or the buyers, or the operators of cheese grading stations, as the case may be, fail to make

- an appointment under subregulation 7 within seven days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
- (9) Where the local board, or the marketing agency, or the buyers, or the operators of cheese grading stations, as the case may be, fail to appoint the persons under subregulations 2 and 5, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 16.(1) The Negotiating Committee for Cheese is empowered to adopt or settle by agreement
 - (a) minimum prices for cheese, or for any class, variety, grade or size of cheese;
 - (b) terms, conditions and forms of agreements relating to the producing or marketing of cheese; and
 - (c) any charges, costs or expenses relating to the production of cheese, other than charges, costs and expenses relating to the operation of cheese grading stations.
- (2) The Negotiating Committee for Cheese Grading Stations is empowered to adopt or settle by agreement any charges, costs or expenses relating to the operation of cheese grading stations, including
 - (a) cartage charges for cheese brought to cheese grading stations,
 - (b) charges for assembling cheese for purposes of grading and test-weighing,
 - (c) charges for receiving and shipping of cheese,
 - (d) costs of supervision and accounting required in the handling of cheese,
 - (e) general administration and other costs and expenses incurred in the operation of cheese grading stations.
- (3) Any agreement under subregulation 1 or 2 shall remain in force for such period as is provided for in the agreement.
- 17.(1) A meeting of a negotiating agency may be convened by a notice in writing given by the members of the negotiating agency appointed by the local board, or the marketing agency, or the buyers, or the operators of cheese grading stations, as the case may be, to the other members of the negotiating agency at least 7 days, but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.
- (2) A copy of the notice under subregulation 1 shall be forwarded to the Board.

ARBITRATION

- 18.(1) Where a meeting of a negotiating agency is not held in accordance with the notice under subregulation 17, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, within 14 days after the date of the meeting stated in the notice under regulation 17, the matters in dispute shall be referred by the Board to a Board of Arbitration.
- (2) Where a negotiating agency decides within 14 days after the date of the meeting stated in the notice under regulation 17 that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached, it shall so notify the Board.

- (3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2, it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Board of Arbitration shall consist of 3 members.
 - (5) One member may be appointed by
 - (a) the 5 members of the negotiating agency appointed by the local board, or
 - (b) the 2 members of the negotiating agency appointed by the marketing agency and the 3 members of the negotiating agency appointed by the buyers,

and one other member may be appointed by

- (c) the 5 members of the negotiating agency appointed by the buyers, or
- (d) the 5 members of the negotiating agency appointed by the operators of cheese grading stations,

as the case may be.

- (6) Where 2 members are appointed to the Board of Arbitration in accordance with subregulation 5, the two members so appointed may appoint a third member to the Board of Arbitration but where the two members fail to agree on the third member within 7 days after the Board was notified under subregulation 2, or 14 days after the date stated in the notice under regulation 17, as the case may be, the Board shall appoint the third member.
- (7) Where members of the negotiating agency fail to make the appointment to the Board of Arbitration in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or 14 days after the date stated in the notice under regulation 17, as the case may be, the Board shall appoint such members as are necessary to complete the Board of Arbitration.
- (8) The Board shall submit to the Board of Arbitration any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.
- (9) The Board of Arbitration shall meet forthwith after the appointment of the 3 members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle, by agreement, as the case may be.
- **19.** Ontario Regulations 82/55, 83/55 and 105/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

(Seal)

A. B. CURRY Chairman

C. M. MEEK Acting Secretary

Dated at Toronto, this 12th day of September, 1957.

FORM 1

The Milk Industry Act, 1957

LICENCE AS A PRODUCER OF CHEESE

	Under <i>The Milk Industry Act</i> , 1957, and the regulations, and subject to the limitations thereof, this licence is issued
	to(name)
	of
	as a producer of cheese at Cheese Factory Reg. No
	Issued at Toronto, this day of , 19
	THE MILK INDUSTRY BOARD OF ONTARIO
	Chairman
	Secretary
	Form 2
	The Milk Industry Act, 1957
	APPLICATION FOR LICENCE AS A BUYER OF CHEESE
	To The Milk Industry Board of Ontario, Parliament Buildings, Toronto.
	(name of applicant)
1	(address)
1	applies for a licence as a buyer of cheese under The Milk Industry Act, 1957.
-	Dated at , this day of , 19
1	(signature of applicant)
١	Form 3
	The Milk Industry Act, 1957
s r	LICENCE AS A BUYER OF CHEESE
1	Under <i>The Milk Industry Act, 1957</i> , and the regulations, and subject to the limitations thereof, this licence is issued
i i s	to(name)
е	of
6	as a buyer of cheese.
)	This licence expires with the 31st of March next following the date of issue.
	Issued at Toronto, this day of 19
	THE MILK INDUSTRY BOARD OF ONTARIO
	Chairman
7.	Secretary

RECOMMENDATION TO THE BOARD OF DESIGNATION OF MARKETING AGENCY

The Ontario Cheese Producers' Marketing Board recommends the designation of the marketing agency referred to in subregulation 5 of regulation 12.

THE ONTARIO CHEESE PRODUCERS' MARKETING BOARD

H. C. ARNOLD

Chairman

(Seal)

W. G. HUTCHINSON Acting Secretary

Dated at Belleville, this 11th day of September, 1957.

(6223)

38

THE PUBLIC HEALTH ACT

O. Reg. 200/57.

Sudbury and District Health Unit. Amending Regulations 335 of Consolidated Regulations of Ontario, 1950.

Made—4th September, 1957. Approved—11th September, 1957. Filed—13th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clause d of section 1 of Schedule 24B of the Appendix to Regulations 335 of Consolidated Regulations of Ontario, 1950, as made by Ontario Regulations 161/56, is revoked and the following substituted therefor:
 - (d) one member to be appointed by the Municipal Council of the Township of Drury, Denison and Graham, the Municipal Council of the Township of Nairn, and the Municipal Council of the Township of Baldwin;

M. PHILLIPS,

Minister of Health.

Dated at Toronto, this 4th day of September, 1957.

(6224)

38

Publications Under The Regulations Act

September 28th, 1957

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 201/57 Designated Private Schools. Amending Regulations 358 of Consolidated Regulations of Ontario, Made—11th September, 1957. Filed—13th September, 1957.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Regulations 358 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:

DESIGNATED PRIVATE SCHOOLS

- 18a. The following are designated as private schools for the purposes of the Act:
 - (a) Cathedral School for Boys, Hamilton
 - (b) Cathedral School for Girls, Hamilton
 - (c) St. Michael's Private School, Belleville
 - (d) Cornwall Classical College, Cornwall
 - (e) Alma College, St. Thomas
 - (f) Convent Notre Dame du Bon Conseil, Sudbury
 - (g) St. Andrew's Convent, Killaloe
 - (h) St. Margaret's School, Kirkfield
 - . (i) Pickering College, Newmarket
 - (j) St. Peter's Private School, Peterborough
 - (k) St. Joseph's Academy, Lindsay
 - (1) St. Joseph's Private School, River Canard
 - (m) Elmwood School, Rockcliffe Park
 - (n) Hillfield School, Hamilton
 - (o) Lorne Park College, Port Credit
 - (p) Eden Bible School, Virgil
 - (q) Appleby College, Oakville
- 2. These regulations are effective on and from the 1st of September, 1957.

(6252)

39

THE HIGHWAY TRAFFIC ACT

O. Reg. 202/57. Speed Limits. Amending O. Reg. 209/56. Made—11th September, 1957. Filed—17th September, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulations 209/56 as amended by Ontario Regulations 173/57, are further amended by adding the following regulation:

2b. No person shall drive a motor vehicle at a greater rate of speed than 30 miles per hour upon those parts of the King's Highway described in Schedule D.

SCHEDULE D

- That part of the King's Highway known as the Queen Elizabeth Way in the Township of Saltfleet in the County of Wentworth lying between a point measured 2,000 feet westerly therealong from the westerly limit of the road allowance between Lots 24 and 25 in Concession 1 and a point measured 750 feet easterly therealong from the lot limb. easterly therealong from the lot line between Lots 27 and 28 in the Broken Front Concession.
- 2. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57 and 188/57, is further amended by adding the following item:
 - 7. The northerly half of that part of the King's Highway known as the Queen Elizabeth Way in the Township of Saltfleet in the County of Wentworth lying between a point measured 2,000 feet westerly therealong from the westerly limit of the road allowance between Lots 24 and 25 in Concession 1 and a point Lots 24 and 25 in Concession 1 and a point measured 1,000 feet westerly therealong from the westerly limit of the road allowance; and the southerly half of that part of the King's Highway known as the Queen Elizabeth Way in the Township of Saltfleet in the County of Wentworth lying between a point measured 400 feet westerly therealong from the lot line between Lots 27 and 28 in the Broken Front Concession and a point measured 600 feet easterly therealong from the same lot line. line.

(6255)

39

THE HIGHWAY IMPROVEMENT ACT. 1957

O. Reg. 203/57. Controlled-access Highways—The Middle Road. New. Made—11th September, 1957. Filed—17th September, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

THE MIDDLE ROAD

1. That portion of the King's Highway described in schedules 1 and 2, is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3106-2 registered in the Registry Office for the registry division of the County of Peel as number 105312, for the Township of Toronto.

SCHEDULE 2

In the Township of Trafalgar in the County of Halton being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3114-20 registered in the Registry Office for the registry division of the County of Halton as number 799, for the Township of Trafalgar.

(6254)

39

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 204/57. Controlled-access Highway— Gananoque to Brockville. Amending O. Reg. 226/55. Made—11th September, 1957. Filed—17th September, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

1. Ontario Regulations 226/55, as amended by Ontario Regulations 71/57, are further amended by adding the following schedule:

SCHEDULE 42

In the Township of Elizabethtown in the County of Leeds being

- (a) part of lot 12 concession 1,
- (b) part of lots 2, 3, 6, 7, 8, 9, 10, 11, 12, and 17, registered plan 4, and
- (c) part of
 - (i) Brockville to Manhard's Corners Road.
 - (ii) Victoria Road.
 - (iii) Jefferson Street,
 - (iv) Beauregard Street,
 - (v) Russell Street,
 - (vi) McClellan Street, and
 - (vii) Merrimac Street,

and, being that portion of the King's Highway outlined in red and illustrated on Department of Highways plan P-3095-67, registered in the Registry Office for the registry division of the County of Leeds as number 11069 for the Township of Elizabethtown.

(6253)

39

THE GAME AND FISHERIES ACT

O. Reg. 205/57.
Open Season for Ruffed Grouse, Sharptailed Grouse and Spruce Partridge.
Amending O. Reg. 166/57.
Made—18th September, 1957.
Filed—20th September, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Schedule 3 of Ontario Regulations 166/57 is amended by adding thereto the following item:
 - 5. That part of the Territorial District of Muskoka lying westerly and southerly of the line described in item 3 of schedule 2.

(6257)

39

THE GAME AND FISHERIES ACT

O. Reg. 206/57.
Open Season for Deer and Moose in 1957.
Amending O. Reg. 171/57.
Made—18th September, 1957.
Filed—20th September, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Schedule 2 of Ontario Regulations 171/57 is struck out and the following substituted therefor:

SCHEDULE 2

Commencing at the intersection of the centre line of the right-of-way of the most northerly eastwest line of the Canadian National Railways with the boundary between Ontario and Manitoba; thence easterly along that centre line to the 4th Meridian; thence southerly along that meridian to the base line surveyed by Ontario Land Surveyor Niven in 1895; thence westerly along that base line to the meridian surveyed by Ontario Land Surveyors Speight and van Nostrand in 1927; thence southerly along that meridian to the boundary between the territorial districts of Kenora and Rainy River; thence west and westerly along that boundary to the boundary between Canada and United States; thence north-westerly and along the last-mentioned boundary to the boundary between Ontario and Manitoba; thence northerly along the last-mentioned boundary to the place of commencement.

(6258)

39

Publications Under The Regulations Act

October 5th, 1957

THE MILK INDUSTRY ACT, 1957

O. Reg. 207/57. Retail Milk Prices. Revoking O. Reg. 213/56. Made—12th September, 1957. Filed—23rd September, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

1. Ontario Regulations 213/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY, Chairman

C. M. MEEK, Acting Secretary.

Dated at Toronto, this 12th day of September, 1957.

(6259)

40

THE FARM PRODUCTS GRADES AND SALES

O. Reg. 208/57.
General Regulations.
Amending Regulations 87 of Consolidated Regulations of Ontario, 1950.
Made—17th September, 1957.
Approved—26th September, 1957.
Filed—27th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

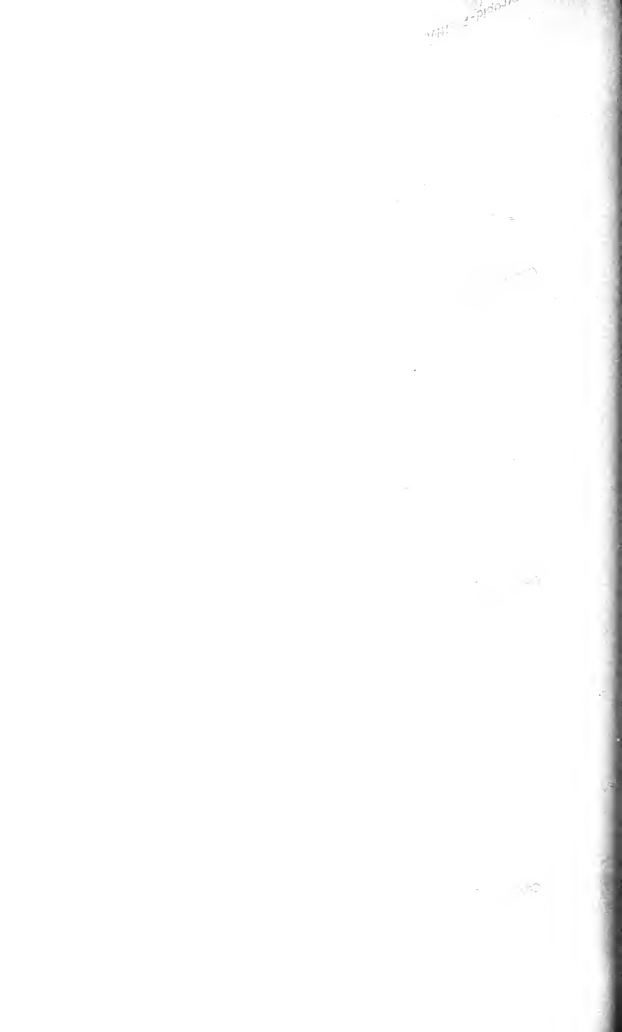
- 1. In these regulations "principal Regulations" means Regulations 87 of Consolidated Regulations of Ontario, 1950.
- 2. Regulation 9 of the principal Regulations is revoked.
- 3. Subregulation 6 of regulation 27 of the principal Regulations as remade by subregulation 1 of regulation 6 of Ontario Regulations 116/54 is revoked and the following substituted therefor:
 - (6) The fees payable for grading of tomatoes bought for processing and received by a processor shall be 30 cents a ton or fraction thereof.
- 4. Clause d of subregulation 2 of regulation 30 of the principal Regulations as made by regulation 7 of Ontario Regulations 147/53 is revoked and the following substituted therefor:
 - (d) produce sold or offered for sale in a package containing not more than 5 pounds net weight where no standard for packages containing such produce for net weights less than 5 pounds has been specified in these regulations.

- **5.** Regulation 45 of the principal Regulations as amended by subsection 2 of regulation 9 of Ontario Regulations 147/53 is amended by adding thereto the following subregulations:
 - (6) Marks for tomatoes when sold or offered for sale in baskets or cartons other than twoquart, four-quart, six-quart, eleven-quart or twenty-quart, shall include the net weight.
 - (7) Marks for cartons of two-quart, four-quart, six-quart, eight-quart, eleven-quart, halfbushel or bushel capacity shall include the capacity.
- 6. Regulation 47 of the principal Regulations as remade by regulation 4 of Ontario Regulations 113/55 is revoked and the following substituted therefor:
 - 47. Regulations 44 and 45 shall apply to open packages of apples, cantaloupes, grapes, peaches, plums, sweet cherries, tomatoes, celery, carrots, lettuce and potatoes and to open packages of other produce where the contents are designated as of any particular grade.
- 7.(1) Clause b of subregulation 1 of regulation 86 of the principal Regulations as made by regulation 13 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - (b) No. 2 Field Grade.—This grade shall consist of cucumbers that do not meet the requirements of No. 1 Field Grade but are fresh, firm, sound, fairly well-coloured, not badly deformed and free from serious damage; and
 - (c) No. 3 Field Grade.—This grade shall consist of cucumbers that do not meet the requirements of No. 1 Field Grade or No. 2 Field Grade but are fairly well-coloured and free from serious damage.
- (2) Clause b of subregulation 2 of regulation 86 of the principal Regulations as made by regulation 13 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - (b) No. 2 Hothouse Grade.—This grade shall consist of cucumbers that are fresh, firm, sound, well-formed, fairly well-developed, fairly well-coloured and of similar varietal characteristics, and
- 8. Regulation 96 of the principal Regulations is revoked and the following substituted therefor:
 - 96. For variations incidental to grading, packing and handling of Canada No. 1 Grade and Canada No. 2 Grade of onions, tolerances by weight shall be allowed as follows:
 - (a) 5 per cent below the prescribed or spécified minimum size,
 - (b) 5 per cent above the prescribed or specified minimum size.
 - (ϵ) 2 per cent for decay, and
 - (d) 5 per cent for other grade defects.
- 9. Regulation 97 of the principal Regulations is revoked and the following substituted therefor:



- 97. For variations incidental to grading, packing and handling of Canada No 1 Pickling Grade of onions, tolerances by weight shall be allowed as follows:
 - (a) 1 per cent below minimum size,
 - (b) 25 per cent above maximum size but not exceeding 3 per cent larger than 1¼ inches in diameter,
 - (c) 10 per cent ovoid in shape,
 - (d) 2 per cent for decay, and
 - (e) 5 per cent for other grade defects.
- 10.(1) Subregulation 10 of regulation 120 of the principal Regulations as made by regulation 38 of Ontario Regulations 147/53 is revoked and the following substituted therefor:
 - (10) When packed in tomato-tubes, the net weight of tomatoes shall be not less than 14 ounces.
- (2) Regulation 120 of the principal Regulations is amended by adding the following subregulation:
 - (11) The net weight of tomatoes when packed in packages, other than tomato-tubes, tomato-cartons, or baskets or cartons of two-quart, six-quart, eleven-quart, twenty-quart, half-bushel or bushel capacity, shall be 1 pound, or 2 pounds, or 3 pounds, or 5 pounds, or 8 pounds, or 10 pounds, or 15 pounds, or 20 pounds.
- 11. Sub-item 7 of item 28 of schedule 1 of the principal Regulations is struck out and the following substituted therefor:
 - (7) handles shall be at least $18\frac{1}{2}$ " in length, 1" in width and $\frac{1}{8}$ " in thickness and securely attached with one tack in each side of the handle at the top band and one nail in each end of the handle at the bottom band.
- 12. Schedule 1 of the principal Regulations as amended by regulation 41 of Ontario Regulations 147/53 is further amended by adding the following items:
 - 36. quart package other than quart box,-67.2 cubic inches.
 - 37. pint package other than pint box,--33.6 cubic inches.
 - 38. bushel carton—2200 cubic inches,—the carton shall be constructed of double-wall corrugated paper capable of withstanding a resistance bursting-test of 200 pounds a square inch and having a weight of at least 92 pounds for each 1000 square feet.
 - 39. half-bushel carton—1100 cubic inches,—the carton shall be constructed of double-wall corrugated paper capable of withstanding a resistance bursting-test of 200 pounds a square inch and having a weight of at least 92 pounds for each 1000 square feet.
 - 40. two-quart corrugated paper basket—134.4 cubic inches,—
 - (1) the carron shall be constructed of corrugated paper capable of withstanding a resistance bursting-test of 125 pounds a square inch and having a weight of at least 52 pounds for each 1000 square feet,
 - (2) the basket shall have a wood-veneer top band on the outside and the inside but

- for shipment in a master container the carton may have a top band on the outside only,
- (3) wood-veneer top bands shall be at least ½" in width, 1/20" in thickness and securely stapled or tacked,
- (4) handles shall be not over 1534" in length and at least 34" in width and 1/16" in thickness.
- 41. four-quart corrugated paper basket-268.8 cubic inches,-
 - the carton shall be constructed of corrugated paper capable of withstanding a resistance bursting-test of 125 pounds a square inch and having a weight of at least 52 pounds for each 1000 square feet,
 - (2) the basket shall have a wood-veneer top band on the outside and the inside but for shipment in a master container the carton may have a top band on the outside only,
 - (3) wood-veneer top bands shall be at least ½" in width, 1/20" in thickness and securely stapled or tacked,
 - (4) handles shall be not over 15¾" in length and at least ¾" in width and 1/16" in thickness.
- 42. six-quart corrugated paper basket—403.2 cubic inches,—
 - the basket shall be constructed of corrugated paper capable of withstanding a resistance bursting-test of 175 pounds a square inch and having a weight of at least 52 pounds for each 1000 square feet,
 - (2) The basket shall have a wood-veneer top band on the outside and the inside but for shipment in a master container the carton may have a top band on the outside only,
 - (3) wood-veneer top bands shall be at least % in width, 1/16" in thickness and securely stapled or tacked,
 - (4) handles shall be at least 18-1/2" in length, 1" in width and 1/8" in thickness.
- 43. eight-quart corrugated paper basket—537.6 cubic inches,—
 - the basket shall be constructed of corrugated paper capable of withstanding a resistance bursting-test of 175 pounds a square inch and having a weight of at least 52 pounds for each 1000 square feet,
 - (2) the basket shall have a wood-veneer top band on the outside and the inside but for shipment in a master container the carton may have a top band on the outside only.
 - (3) wood-veneer top bands shall be at least $\frac{3}{4}$ " in width, 1/16" in thickness and securely stapled or tacked,
 - (4) handles shall be at least 18½" in length, 1' in width and ½" in thickness.
- 44. eleven-quart corrugated paper basket--739.2 cubic inches,---



- (1) the basket shall be constructed of corrugated paper capable of withstanding a resistance bursting-test of 200 pounds a square inch and having a weight of at least 52 pounds for each 1000 square feet,
- (2) the basket shall have a wood-veneer top band on the outside and the inside but for shipment in a master container the carton may have a top band on the outside only,
- (3) wood-veneer top bands shall be at least ¾" in width, 1/16" in thickness and securely stapled or tacked,
- (4) handles shall be not over $25\frac{1}{2}$ " in length and at least $1\frac{1}{4}$ " in width and 1/7" in thickness.

W. A. GOODFELLOW Minister of Agriculture

Dated at Toronto, this 17th day of September, 1957 (6283)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 209/57. Flue-cured Tobacco. New. Made—24th September, 1957. Approved—26th September, 1957. Filed—27th September, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

FLUE-CURED TOBACCO

INTERPRETATION

- 1. In these regulations
 - (a) "color" means the color of leaves and includes the following color classes:
 - (i) lemon and light orange,
 - (ii) orange and mahogany,
 - (iii) green in lemon and light orange,
 - (iv) green in orange and mahogany;
 - (b) "cutter-leaf" means leaves on the cutter side of the leaf group of a tobacco plant;
 - (c) "cutters" means leaves of the cutters group grown on a tobacco plant above the lugs and below the leaf, that are thin in body;
 - (d) "group" means a division of tobacco based on the position of the leaves on a tobacco plant and includes the following groups:
 - (i) leaf,
 - (ii) cutters, and
 - (iii) lugs;
 - (e) "leaf" means leaves of the leaf group grown on the upper part of a tobacco plant above the cutters:
 - (f) "lugs" means leaves of the lugs group grown nearest the ground on a tobacco plant;

- (g) "nondescript" means tobacco leaves that are
 - (i) semi-cured, or
 - (ii) wasted to the extent of at least 40 per cent of each of the leaves, or
 - (iii) crude, decayed or off-type;
- (h) "quality" means the combination of the elements of smoothness, maturity, body, size, finish and uniformity of tobacco leaves and includes the following degrees of quality:
 - (i) choice,
 - (ii) fine,
 - (iii) good,
 - (iv) fair,
 - (v) common, and
 - (vi) poor;
- (i) "tobacco" means tobacco of the flue-cured type; and
- (j) "wrapper" means leaves selected from the leaf or cutter groups that are ripe, silky, oily, firm, of good tensile strength, elastic, and have clear finish and blending fibres.

APPLICATION

2. These regulations apply to the grading and the sale of flue-cured tobacco in Ontario.

GENERAL

- 3. No person shall
 - (a) sell or deliver for sale to a first buyer thereof, or
 - (b) buy from the producer thereof,

any flue-cured tobacco, unless it has been graded and marked in accordance with the provisions of the Act and these regulations.

MARKS

- 4.(1) Where tobacco is graded under the Act and these regulations, the person who grades the tobacco shall affix to each bale of tobacco graded a tag or label on which is legibly marked or printed the grade of the tobacco in the bale.
- (2) No person shall remove from a bale of tobacco the tag or label affixed under subregulation 1 without the authority of an inspector until the tobacco has been sold and delivered to the first buyer of the tobacco.

GRADING

- 5. In the grading of flue-cured tobacco regard shall be had to the following:
 - (a) the group to which the tobacco leaves belong,
 - (b) the color of the tobacco leaves, and
 - (c) the quality of the tobacco leaves.
- 6.(1) Where tobacco qualifies as wrapper the grade mark designating the grade that is affixed to the bale shall be followed by the letter A.
- (2) Where tobacco is leaf-spotted severely, frosted, hailed, reddened by reason of excess moisture, scorched, smoked, wet or wind-damaged, it may be graded in accordance with the requirements of the grade for which



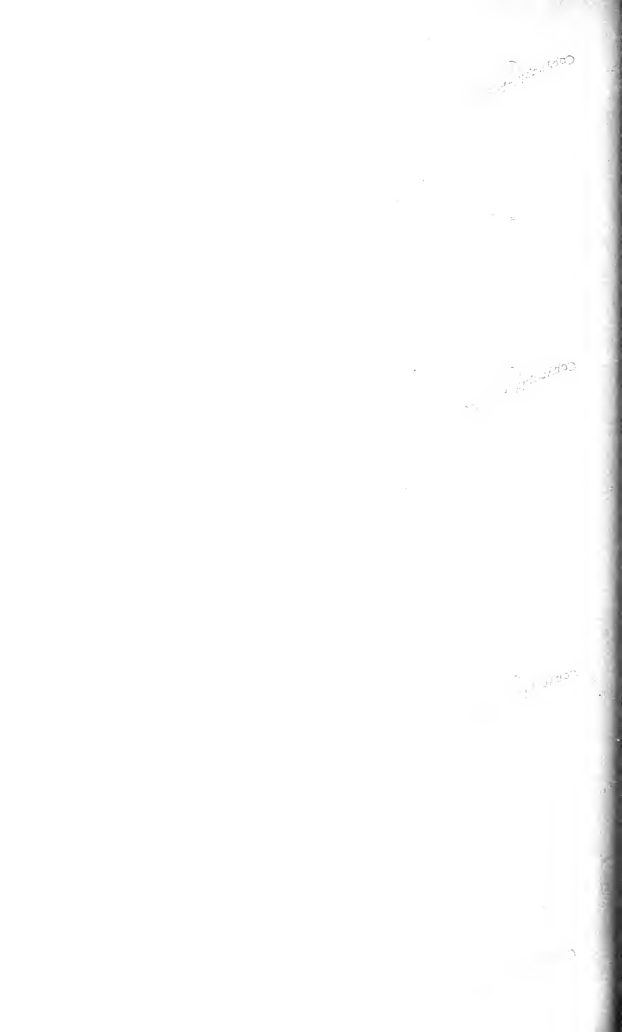
it qualifies otherwise but the grade mark designating the grade that is affixed to the bale shall be followed by

- (a) in the case of tobacco leaf-spotted severely, by the letter D;
- (b) in the case of frosted tobacco, by the letter K;
- (c) in the case of hailed tobacco, by the letter H;
- (d) in the case of tobacco reddened by reason of excessive moisture, by the letter R;
- (e) in the case of scorched tobacco, by the letter S;
- (f) in the case of smoked tobacco, by the letter T;
- (g) in the case of wet tobacco, by the letter W;
- (h) in the case of wind-damaged tobacco, by the letter Z.
- (3) Each letter required to follow a grade mark referred to in subregulations 1 and 2 shall be legibly marked or printed and shall be at least as large as the letters in the grade mark.
- 7.(1) Where tobacco is damaged by mould after being cured it shall not be included in any tobacco grade under regulation 8.
- (2) Where bits of broken tobacco leaves and stems result from handling tobacco they shall not be included in any tobacco graded under regulation 8.
- (3) Bits of broken tobacco leaves gathered from a warehouse floor and free from foreign material may be graded as scrap and so marked.

GRADES

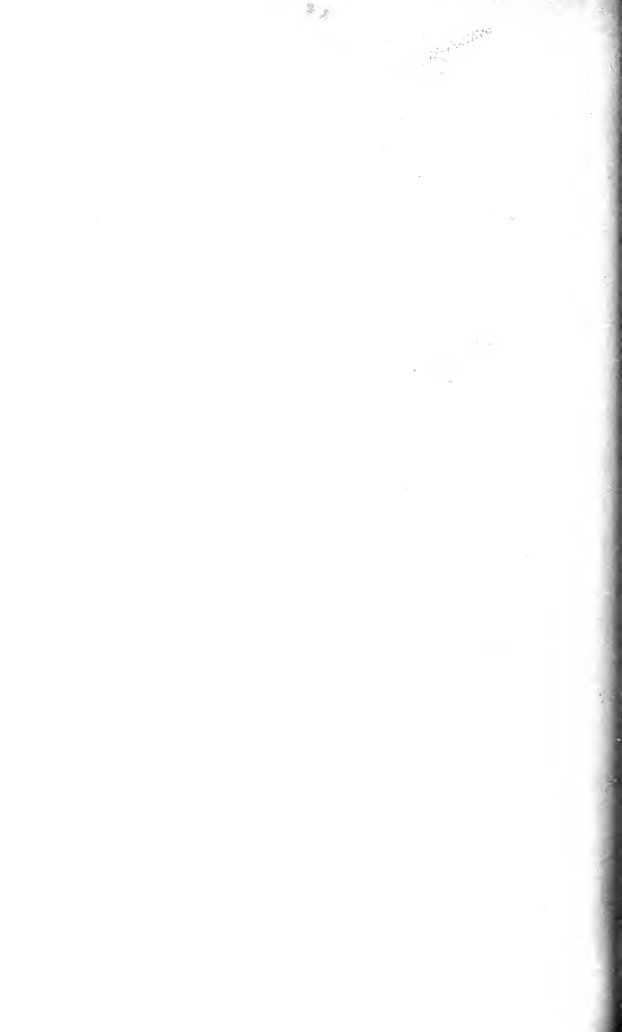
- 8. The grades for flue-cured tobacco are
 - .1 BL1 grade, consisting of cutter-leaf that is
 - (a) in lemon and light orange colors, and
 - (b) of choice quality, having the following characteristics:
 - (i) ripe,
 - (ii) very smooth and very good texture,
 - (iii) medium body and size,
 - (iv) true finish,
 - (v) uniform;
 - .2 BL2 grade, consisting of cutter-leaf that is
 - (a) in lemon and light orange colors, and
 - (b) of fine quality, having the following characteristics:
 - (i) ripe,
 - (ii) smooth and good texture,
 - (iii) medium body and size,
 - (iv) fairly true finish,
 - (v) fairly uniform;
 - .3 BL3 grade, consisting of leaf that is
 - (a) in lemon and light orange colors, and

- (b) of good quality, having the following characteristics:
 - (i) ripe,
 - (ii) fairly smooth and fairly good texture,
 - (iii) medium body and size,
 - (iv) good finish,
 - (v) slightly variable;
- .4 BL4 grade, consisting of leaf that is
 - (a) in lemon and light orange colors, of fairly true color shade, and
 - (b) of fair quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fair texture,
 - (iii) medium body, some variation in size,
 - (iv) fair finish,
 - (v) slightly variable;
- .5 BL5 grade, consisting of leaf that is
 - (a) in variable shades of lemon and light orange colors, and
 - (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fairly poor texture,
 - (iii) medium body, some variation in size,
 - (iv) fairly poor finish,
 - (v) variable;
- .6 BL6 grade, consisting of leaf that is
 - (a) in variable shades of lemon and light orange colors, and
 - (b) of poor quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) poor texture,
 - (iii) medium body,
 - (iv) poor finish,
 - (v) quite variable;
- .7 BF2 grade, consisting of leaf that is
 - (a) in dark orange and light mahogany colors, and
 - (b) of fine quality, having the following characteristics:
 - (i) ripe.
 - (ii) smooth and good texture,
 - (iii) medium body and size,
 - (iv) fairly true finish,
 - (v) fairly uniform;



- .8 BF3 grade, consisting of leaf that is
 - (a) in dark orange and light mahogany colors, and
 - (b) of good quality, having the following characteristics:
 - (i) ripe,
 - (ii) fairly smooth and fairly good texture,
 - (iii) medium body and size,
 - (iv) good finish,
 - (v) slightly variable;
- .9 BF4 grade, consisting of leaf that is
 - (a) in dark orange and mahogany colors of fairly true color shade, and
 - (b) of fair quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fair texture,
 - (iii) medium to heavy body, some variation in size,
 - (iv) fair finish,
 - (v) slightly variable;
- .10 BF5 grade, consisting of leaf that is
 - (a) in variable shades of dark orange and mahogany colors, and
 - (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) coarse texture,
 - (iii) medium to heavy body, some variation in size.
 - (iv) fairly poor finish,
 - (v) variable;
- .11 BF6 grade, consisting of leaf that is
 - (a) in variable shades of dark orange and mahogany colors, and
 - (b) of poor quality, having the following characteristics:
 - (i) range of ripeness,
 - (ii) very coarse texture,
 - (iii) medium to heavy body,
 - (iv) very poor finish,
 - (v) quite variable;
- .12 BGL3 grade, consisting of leaf that is
 - (a) in lemon color with light green veins, and
 - (b) of good quality, having the following characteristics:
 - (i) fairly smooth and fairly good texture,
 - (ii) medium body and size,

- (iii) good finish,
- (iv) slightly variable;
- .13 BGL4 grade, consisting of leaf that is
 - (a) in lemon color with green veins and shoulders, and
 - (b) of fair quality, having the following characteristics:
 - (i) fair texture,
 - (ii) medium body, some variation in size,
 - (iii) fair finish,
 - (iv) slightly variable;
- .14 BGL5 grade, consisting of leaf that is
 - (a) in lemon light green color, and
 - (b) of common quality, having the following characteristics;
 - (i) fairly poor texture,
 - (ii) medium body, some variation in size,
 - (iii) fairly poor finish,
 - (iv) variable;
- .15 BGL6 grade, consisting of leaf that is
 - (a) in lemon green color, and
 - (b) of poor quality, having the following characteristics:
 - (i) poor texture,
 - (ii) medium body,
 - (iii) poor finish,
 - (iv) quite variable;
- .16 BGF4 grade, consisting of leaf that is
 - (a) in dark orange or mahogany color with green veins, and
 - (b) of fair quality, having the following characteristics:
 - (i) fair texture,
 - (ii) medium to heavy body, some variation in size,
 - (iii) fair finish,
 - (iv) slightly variable;
- .17 BGF5 grade, consisting of leaf that is
 - (a) in dark orange or mahogany color with heavy green veins and shoulders, and
 - (b) of common quality, having the following characteristics:
 - (i) coarse texture,
 - (ii) medium to heavy body, some variation in size,
 - (iii) fairly poor finish,
 - (iv) variable;



- .18 BGF6 grade, consisting of leaf that is
 - (a) in dark colors with considerable amount of green color, and
 - (b) of poor quality, having the following characteristics:
 - (i) very coarse texture,
 - (ii) medium to heavy body,
 - (iii) poor finish,
 - (iv) quite variable;
- .19 CLI grade, consisting of cutters that are
 - (a) in lemon color, and
 - (b) of choice quality, having the following characteristics:
 - (i) thoroughly ripe,
 - (ii) very silky and fine texture,
 - (iii) thin body and medium size,
 - (iv) true finish,
 - (v) uniform,
 - (vi) blending fibres;
- .20 CL2 grade, consisting of cutters that are
 - (a) in lemon and light orange colors, and
 - (b) of fine quality, having the following characteristics:
 - (i) ripe,
 - (ii) silky and fairly fine texture,
 - (iii) thin body and medium size,
 - (iv) fairly true finish,
 - (v) fairly uniform;
- .21 CL3 grade, consisting of cutters that are
 - (a) in lemon and light orange colors, and
 - (b) of good quality, having the following characteristics:
 - (i) ripe,
 - (ii) soft and fairly good texture,
 - (iii) thin body and medium size,
 - (iv) good finish,
 - (v) slightly variable;
- .22 CL4 grade, consisting of cutters that are
 - (a) in lemon and light orange colors, of fairly true color shade, and
 - (b) of fair quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) smooth and fair texture,
 - (iii) thin body, some variation in size,
 - (iv) fair finish,

- (v) slightly variable;
- .23 CL5 grade, consisting of cutters that are
 - (a) in variable shades of lemon and light orange colors, and
 - (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fairly poor texture,
 - (iii) thin body, some variation in size,
 - (iv) fairly poor finish,
 - (v) variable;
- .24 CL6 grade, consisting of cutters that are
 - (a) in variable shades of lemon and light orange colors, and
 - (b) of poor quality and having the following characteristics:
 - (i) fairly ripe,
 - (ii) poor texture,
 - (iii) thin body,
 - (iv) poor finish,
 - (v) quite variable;
- .25 CF3 grade, consisting of cutters that are
 - (a) in medium and dark orange colors, and
 - (b) of good quality and having the following characteristics:
 - (i) ripe,
 - (ii) soft and fairly good texture,
 - (iii) thin body and medium size,
 - (iv) good finish,
 - (v) slightly variable;
- .26 CF4 grade, consisting of cutters that are
 - (a) in dark orange color; and
 - (b) of fair quality, having the following characteristics:
 - (i) ripe.
 - (ii) smooth and fair texture,
 - (iii) thin body, some variation in size,
 - (iv) fair finish,
 - (v) slightly variable;
- .27 CF5 grade, consisting of cutters that are
 - (a) in variable shades of dark orange and light mahogany colors; and
 - (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fairly poor texture,



- (iii) thin body, some variation in size,
- (iv) fairly poor finish,
- (v) variable;
- .28 CF6 grade, consisting of cutters that are
 - (a) variable shades of dark orange and light mahogany colors; and
 - ·(b) of poor quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) poor texture,
 - (iii) thin body,
 - (iv) poor finish,
 - (v) variable;
- .29 CCL3 grade, consisting of cutters that are
 - (a) in lemon color with light green veins; and
 - (b) of good quality, having the following characteristics:
 - (i) soft and fairly good texture,
 - (ii) thin body and medium size,
 - (iii) good finish,
 - (iv) slightly variable;
- .30 CGL4 grade, consisting of cutters that are
 - (a) in lemon and orange colors with green veins and shoulders; and
 - (b) of fair quality, having the following characteristics:
 - (i) smooth and fair texture,
 - (ii) thin body, some variation in size,
 - (iii) fair finish,
 - (iv) slightly variable;
- .31 CGL5 grade, consisting of cutters that are
 - (a) in lemon and orange colors with a green cast; and
 - (b) of common quality, having the following characteristics:
 - (i) fairly poor texture,
 - (ii) thin body, some variations in size,
 - (iii) fairly poor finish,
 - (iv) variable;
- .32 CGL6 grade, consisting of cutters that are
 - (a) in lemon green color of pale shades; and
 - (b) of poor quality, having the following characteristics:
 - (i) immature,
 - (ii) poor texture,
 - (iii) poor finish,
 - (iv) quite variable;

- .33 XL2 grade, consisting of lugs that are
 - (a) in lemon to light orange colors; and
 - (b) of fine quality, having the following characteristics:
 - (i) ripe,
 - (ii) smooth and good texture,
 - (iii) thin to medium body,
 - (iv) true finish,
 - (v) uniform and sound,
 - (vi) grainy with open weave;
- .34 XL3 grade, consisting of lugs that are
 - (a) in lemon to light orange colors; and
 - (b) of good quality, having the following characteristics:
 - (i) ripe,
 - (ii) fairly good texture,
 - (iii) thin to medium body,
 - (iv) good finish,
 - (v) slightly variable;
- .35 XL4 grade, consisting of lugs that are
 - (a) in lemon and light orange colors; and
 - (b) of fair quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fair texture,
 - (iii) thin to medium body,
 - (iv) fair finish,
 - (v) slightly variable;
- .36 XL5 grade, consisting of lugs that are
 - (a) in light orange color but may have dusky color shades; and
 - (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fairly poor texture,
 - (iii) thin to medium body,
 - (iv) fairly poor finish,
 - (v) variable and may be trashy;
- .37 XL6 grade, consisting of lugs that are
 - (a) in orange color having dusky shades; and
 - (b) of poor quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) poor texture,
 - (iii) thin body,



- (iv) poor finish,
- (v) quite variable and may be very trashy;
- .38 XF3 grade, consisting of lugs that are
 - (a) in dark orange color; and
 - (b) of good quality, having the following characteristics:
 - (i) ripe,
 - (ii) fairly good texture,
 - (iii) thin to medium body,
 - (iv) good finish,
 - (v) slightly variable;
- .39 XF4 grade, consisting of lugs that are
 - (a) in dark orange color; and
 - (b) of fair quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fair texture,
 - (iii) thin to medium body,
 - (iv) fair finish,
 - (v) slightly variable;
- .40 XF5 grade, consisting of lugs that are
- (a) in dark orange and dusky colors; and
- (b) of common quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) fairly poor texture,
 - (iii) thin to medium body,
 - (iv) fairly poor finish,
 - (v) variable and may be fairly trashy;
- .41 XF6 grade, consisting of lugs that are
 - (a) in dark orange and dusky colors; and
 - (b) of poor quality, having the following characteristics:
 - (i) fairly ripe,
 - (ii) poor texture,
 - (iii) thin body,
 - (iv) poor finish,
 - (v) quite variable and may be very trashy;
- .42 NDL grade, consisting of nondescript that is,
 - (a) in light color; and
 - (b) of a quality not meeting the requirements of BL6, CL6, or XL6 grades;
- .43 NDF grade, consisting of nondescript that is
 - (a) in dark colors; and

- (b) of a quality not meeting the requirements of BF6, CF6, or XF6 grades;
- .44 NDG grade, consisting of nondescript that is
 - (a) in green shades; and
 - (b) of a quality not meeting the requirements of BGF6 grade;
- .45 CR grade, consisting of leaf, cutters or lugs that are cherry red in color.

W. A. GOODFELLOW Minister of Agriculture

Dated at Toronto, this 24th day of September, 1957.

(6824)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 210/57.
The Ontario Bean Growers' Marketing Plan.
New and revoking O. Reg. 164/51.
Made—26th September, 1957.
Filed—27th September, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The plan in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers of a co-operative corporation under Part V of *The Corporations Act*, 1953 as amended from time to time.
 - 3. Ontario Regulations 164/51 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Bean Growers' Marketing Plan".

INTERPRETATION

- 2. In this plan
- (a) "beans" means white pea-beans and yelloweye beans produced in Ontario; and
- (b) "producer" means a person engaged in the production of beans.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of beans locally within Ontario.

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Bean Growers' Marketing Board".
- 5. The local board shall consist of eleven producer-members.

DISTRICTS

6. Producers shall be divided into 5 districts as follows:



- (a) District 1, comprising the County of Kent;
- (b) District 2, comprising the counties of Huron and Perth:
- (c) District 3, comprising the County of Lambton;
- (d) District 4, comprising the County of Middlesex: and
- (e) District 5, comprising the County of Elgin.

COUNTY GROUPS

- 7.(1) Producers in each of the counties named in section 6 shall form a county group but the producers of any one county may join with the producers of any other county in the same district.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production.

COMMITTEES

- 8. There shall be a committee in each district to be known as a "District Bean Growers' Committee".
- 9. Producers in each county group shall on or before the 15th of March in each year, elect from its members one representative to the District Bean Growers' Committee for the district in which the county is located, for each 250 producers or fraction thereof.

ELECTION OF MEMBERS TO LOCAL BOARD

- 10.(1) Each District Bean Growers' Committee may on or before the 31st of March in each year elect from the producers in the district, members to the local board as follows:
 - (a) District 1, 3 members,
 - (b) District 2, 3 members,
 - (c) District 3, 1 member,
 - (d) District 4, 2 members, and
 - (e) District 5, 2 members.
- (2) No person shall be eligible for election from any district to the local board unless he is a producer in the district, but in no case shall he be elected to represent more than one district.
- (3) The members of all District Bean Growers' Committees may on or before the 31st of March of that year elect the member or members, as the case may be, from each district to the local board.

APPOINTMENTS TO LOCAL BOARD

- 11.(1) The members elected to the local board shall at its first meeting after the 31st of March appoint such producer-members as are necessary to complete the local board.
- (2) When a member elected or appointed to the local board dies or resigns before the 31st of March of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.
- (3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(6285) 40

THE FARM PRODUCTS MARKETING ACT

O. Reg. 211/57.
Marketing of Beans.
New and revoking O. Regs. 165/51,
166/51 and 146/55.
Made—26th September, 1957.
Filed—27th September, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

- 1. In these regulations
 - (a) "beans" means white pea-beans and yelloweye beans produced in Ontario;
 - (b) "dealer" means a person who buys beans from a producer for reselling or processing;
 - (c) "local board" means The Ontario Bean Growers' Marketing Board;
 - (d) "processing" includes picking, polishing, drying and canning or processing with or without other ingredients or processing or manufacturing articles of food or drink in whole or in part from beans;
 - (e) "producer" means a person engaged in the production of beans.

APPLICATION OF REGULATIONS

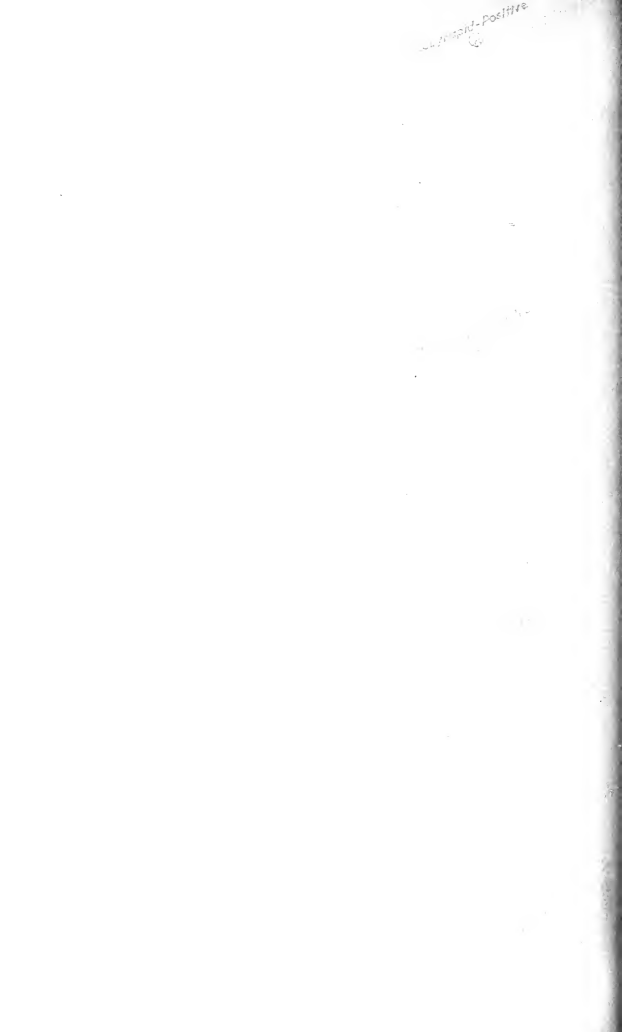
2. These regulations apply to the regulating and the controlling of the marketing of beans locally within Ontario.

LICENCES FOR PRODUCERS

- 3.(1) No person shall commence or continue to engage in the producing of beans except under the authority of a licence as a producer of beans.
- (2) Every producer shall be deemed to be the holder of a licence in form 1.

LICENCES FOR DEALERS

- 4.(1) No person shall commence or continue to engage in the dealing in beans except under the authority of a licence as a dealer in beans.
- (2) No licence as a dealer in beans shall be issued except upon application therefor in form 2.
 - (3) A licence as a dealer in beans shall be in form 3.
- 5.(1) A licence in form 3 expires with the 14th of August next following the date on which the licence is issued.
- (2) A licence in form 3 shall be issued without charge.
- 6.(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence for which the application was made for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.



LICENCE PEES

- 7.(1) Every producer shall pay to the local board licence fees at the rate of 8 cents for each 100 pounds of beans delivered to a dealer.
- (2) The dealer shall deduct the licence fees payable by a producer from the sum of money due to the person from whom the beans were received.
- (3) The dealer shall forward the licence fees deducted in any month not later than the 15th of the following month to the local board.

AUTHORIZATION TO LOCAL BOARD

- 8.(1) The Board authorizes the local board to use the licence fees and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.
- 9. The Board authorizes the local board to prohibit the marketing of any grade or size of beans.

DELEGATION OF POWERS

- 10. The Board delegates to the local board the power
 - (a) to require persons engaged in the producing or marketing of beans to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to beans as the local board may determine, and to appoint persons to inspect the books and premises of such persons;
 - (b) to stimulate, increase and improve the marketing of beans by such means as it may deem proper;
 - (c) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing beans; and
 - (d) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations and the plan.

DELEGATION OF POWERS TO LOCAL BOARD TO MAKE REGULATIONS

- 11. The Board delegates to the local board its powers to make regulations with respect to beans marketed locally within Ontario,
 - (a) requiring the furnishings of security or proof of financial responsibility by any person engaged in the marketing of beans and providing for the administration and disposition of any moneys or securities so furnished;
 - (b) providing for the exemption from the regulations under the plan of any class, variety, grade or size of beans, or any person or class of persons engaged in the producing or marketing of beans or any class, variety, grade or size of beans.

NEGOTIATING AGENCY

- 12.(1) There shall be a negotiating agency consisting of 10 persons to be known as "The Negotiating Committee for Beans", 5 of whom shall be appointed annually by the local board and 5 of whom shall be appointed annually by the dealers.
- (2) The local board and the dealers shall appoint their respective members of The Negotiating Committee for Beans and shall notify the Board in writing of their names and addresses not later than the 1st of August in each year.
- (3) Subject to regulations 4 and 5, the members of the negotiating agency appointed under subregulation 2 shall be and remain members until the 14th of August of the year next following the year in which the members were appointed.
- (4) Where a member of the negotiating agency appointed under subregulation 2 dies or resigns or is unavailable to act prior to the expiration of his term of membership, the local board or the dealers, as the case may be, who appointed him shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (5) Where the local board or the dealers, as the case may be, fail to make an appointment under sub-regulation 4 within 7 days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
- (6) Where the local board or the dealers, as the case may be, fail to appoint the persons under sub-regulation 2, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- 13. The Negotiating Committee for Beans is empowered to adopt or settle by agreement
 - (a) minimum prices for beans or for any class, variety, grade or size of beans,
 - (b) terms, conditions and forms of agreements relating to the producing or marketing of beans, and
 - (c) any charges, costs or expenses relating to the production or marketing of beans.
- 14. A meeting of the negotiating agency may be convened by a notice in writing given by the 5 members of the negotiating agency appointed by the local board, or by the 5 members of the negotiating agency appointed by the dealers, to the other members of the negotiating agency at least 7 days but not more than 10 days, before the date of the meeting stating the time and the place of the meeting.

ARBITRATION

- 15.(1) Where a meeting of the negotiating agency is not held in accordance with the notice in regulation 14, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement, on or before the 15th of August in any year, the matters in dispute shall be referred by the Board to an Arbitration Board.
- (2) Where the negotiating agency decides before the 15th of September that an agreement on all matters which it is empowered to adopt or settle by agreement cannot be reached it shall so notify the Board.
- (3) Where the negotiating agency does not arrive at an agreement under subregulation 1 or 2 it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Arbitration Board shall consist of 3 members.



- (5) One member may be appointed by the 5 members of the negotiating agency appointed by the local board, and one other member may be appointed by the 5 members of the negotiating agency appointed by the dealers.
- (6) Where 2 members are appointed to the Arbitration Board in accordance with subregulation 5, the 2 members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within 7 days after the Board was notified under subregulation 2, or the 15th of September, as the case may be, the Board shall appoint the third member.
- (7) Where the 3 members of the negotiating agency appointed by the local board, or the 3 members of the negotiating agency appointed by the dealers, as the case may be, fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within 7 days after the Board was notified under subregulation 2, or the 15th of September, as the case may be, the Board was notified under subregulation 2. shall appoint such members as are necessary to complete the Arbitration Board.
- (8) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subregulation 3.
- (9) The Arbitration Board shall meet forthwith after the appointment of the 3 members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.

16. Ontario Regulations 165/51, 166/51 and 146/55 are revoked.

> THE FARM PRODUCTS MARKETING BOARD

> > G. F. PERKIN Chairman

F. K. B. STEWART Secretary

(Seal)

Dated at Toronto, this 26th day of September, 1957

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF BEANS

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

name

address

to engage in the producing of beans.

Issued at Toronto, this

. 195. .

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN BEANS

To The Farm Products Marketing Board:

name of applicant

makes application for a licence as a dealer in beans under The Farm Products Marketing Act.

address

Dated at

, this

day of

, 19....

Signature of Applicant

FORM 3

The Farm Products Marketing Act LICENCE AS A DEALER IN BEANS

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof. this licence is issued

to.......... name

of........ address

to engage in the dealing in beans.

This licence expires with the 14th of August next following the date of issue.

Issued at Toronto, this

day of

, 19...

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

(6286)

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Publications Under The Regulations Act

October 12th, 1957

THE GAME AND FISHERIES ACT

O. Reg. 212/57.

Crown Game Preserves on Crown Lands. New and Revoking Regulations 123 of Consolidated Regulations of Ontario, 1950 and Ontario Regulations 245/51, 321/52, 93/53, 189/53, 127/54, 161/54, 169/54, 221/54, 200/55, 18/56, and 157/56.

Made—26th September, 1957. Filed—30th September, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

PART I

CROWN GAME PRESERVES ON CROWN LANDS

- 1. This Part applies to Crown game preserves on Crown lands.
- **2.** Subject to regulation 7 there shall be Crown game preserves on Crown lands as described in the schedules of Appendix A, each preserve to be known by the name appearing as a heading of the schedule.
- **3.** The holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario, 1950 may trap fur-bearing animals in that part of Ontario described in schedule 12 of Appendix A during the open seasons in the Township of North Gwillimbury in the County of York.
- 4. The holder of a licence in form 8, 10, 13, 14 or 15 of Ontario Regulations 104/56 may possess or use a fire-arm in the area bounded by the water's edge and the high-water mark, and in a strip of land sixty-six feet in perpendicular width lying above and abutting the high-water mark, lying within those parts of Ontario described in schedules 5, 9, and 13, of Appendix A for the purpose of hunting ducks in the open season.

Part II

CROWN GAME PRESERVES ON LANDS
OTHER THAN CROWN LANDS

- **5.** This Part applies to Crown game preserves on lands other than Crown lands.
- 6. The lands described in the schedules of Appendix B are designated parts of Ontario in which no person shall hunt, take, pursue, kill, wound or destroy any game at any time of the year, the parts to be known by the name appearing as the heading of the schedule.
- 7. Any patented lands or any lands held under a lease from the Crown or under a licence of occupation included in the schedules of Appendix A are designated parts of Ontario in which no person shall hunt, take, pursue, kill, wound or destroy any game at any time of the year.
- **8.**(1) Except as permitted by the Act no person other than a resident of a Crown game preserve shall possess, carry or use in the preserve any fire-arm.
- (2) A resident of a Crown game preserve may under a licence in form 1 possess, carry or use fire-arms, but only on that part of the preserve owned or occupied by him.

- (3) A holder of a licence in form 2, 4, 12 or 14 of Ontario Regulations 104/56 may hunt, kill or destroy deer in that part of Ontario described in
 - (a) schedule 16 of Appendix B during the open season for deer in the Township of North Dumfries in the County of Waterloo, and
 - (b) schedule 45 of Appendix B during the open season for deer in the Township of North Easthope in the County of Perth.
- 9. Subregulations 1 and 2 of regulation 8 shall not apply to a resident on any patented, leased or occupied lands referred to in regulation 7.
- 10. A licence in form 1 expires with the 31st of December next following the date on which it is issued.
- **11.** Regulations 123 of Consolidated Regulations of Ontario, 1950 and Ontario Regulations 245/51, 321/52, 93/53, 189/53, 127/54, 161/54, 169/54, 221/54, 200/55, 18/56, and 157/56, are revoked.

APPENDIX A

SCHEDULE 1

ABITIBI CROWN GAME PRESERVE

In the Territorial District of Cochrane and described as follows:

Commencing at a point in the southerly part of the geographic Township of Stimson where the Canadian National Railways line is joined by the Abitibi Transportation and Navigation Company Railway line at Stimson Station; thence southerly along the easterly limit of the Abitibi Transportation and Navigation Company Railway line, through the geographic townships of Stimson, Mortimer, Edwards, and Teefy, to the high-water mark on the easterly bank of the Abitibi River near the westerly limit of the geographic Township of Teefy; thence in a general southerly, north-easterly, and easterly, direction along the high-water mark on the northerly bank of the Abitibi River to its outlet in Lake Abitibi in the north-easterly angle of the geographic Township of Kerrs; thence in a general north-westerly and northerly direction along the high-water mark on the westerly shore of Lake Abitibi to the westerly limit of the geographic Township of Purvis; thence northerly along the westerly limit of the geographic Township of Purvis to its intersection with the southerly limit of the Canadian National Railways line near Lowbush Station; thence in a general westerly direction along the southerly limit of that railway line through the geographic townships of Bowyer, Marathon, Sherring, Mortimer, and Stimson, to the point of commencement.

SCHEDULE 2

BURWASH CROWN GAME PRESERVE

In the Territorial District of Sudbury and comprising

- (a) the geographic Township of Laura;
- (b) lots 7 to 12, both inclusive, in concessions I and II in the geographic Township of Burwash; and
- (c) lots 7 to 12, both inclusive, in concessions III to VI, both inclusive, in the geographic Township of Servos.

SCHEDULE 3

CHAPLEAU CROWN GAME PRESERVE

In the territorial districts of Algoma and Sudbury and described as follows:

Commencing at a point in the geographic Township of Pearkes in the Territorial District of Algoma where the Canadian Pacific Railway line intersects the Algoma Central and Hudson Bay Railway line; thence in a general southerly and south-easterly direction along the Canadian Pacific Railway line through the geographic townships of Pearkes, 52, 51, 48, 47, 46, 45 and 43 in the Territorial District of Algoma, and the geographic townships of Bader, Hornel, Delmage, 37, 36, 35, Strathearn, 32, and Panet, in the Territorial District of Sudbury, to the high-water mark on the north-westerly shore of Chapleau Lake near the southerly limit of the geographic Township of Panet; thence in a general north-easterly direction along the high-water mark of the north-westerly shore of Chapleau Lake and along the westerly shore of the connecting waters to the southerly extremity of Henderson Lake in the geographic Township of Cochrane in the Territorial District of Sudbury; thence in a general north-easterly direction following the high-water mark on the westerly shore of Henderson Lake to the outlet of the Westerly shore of Henderson Lake to the other of the Chapleau River in the geographic Township of D'Arcy and along the westerly bank of the Chapleau River through the geographic townships of D'Arcy, Racine, Pattinson, Sadler, Copperfield, Bonar, and Sherlock, in the Territorial District of Sudbury, and the geographic Township of Kapuskasing in the Territorial District of Algebra, to the mouth of the Chapleau. torial District of Algoma to the mouth of the Chapleau River in Kapuskasing Lake; thence in a general northerly direction along the high-water mark of the westerly shore of Kapuskasing Lake to the point where it meets the southerly limit of the Canadian National Railways line on the north-westerly corner of Kapus-kasing Lake in the geographic Township of Kapuskasing; thence in a general north-westerly direction following the southerly limit of that railway line through the geographic townships of Kapuskasing, Kirkwall, Lerwick, Coderre, Conking, Hayward, Hook, Legge, Marjorie, Walls, and Hawkins, in the Territorial District of Algoma, to its intersection with the easterly limit of the Algoma Central and Hudson Bay Railway line near the northerly limit of the geographic Township of Hawkins; thence southerly along the easterly limit of the Algoma Central and Hudson Bay Railway line through the geographic townships of Hawkins, Irving, Martin, Carney, Simpson, St. Julien, and Pearkes, in the Territorial District of Algoma, to the point of commencement.

SCHEDULE 4

CHIPPEWA CROWN GAME PRESERVE

In the geographic Township of Neebing in the Territorial District of Thunder Bay and described as follows:

Commencing at a point where the production north-easterly of the easterly limit of the road leading to the Pulp Mill from the north-easterly corner of Fort William Indian Reserve Number 52 intersects the southerly bank of the Mission River; thence in a general south-westerly direction along the production of the road and continuing along the easterly limit of the road to the north-easterly boundary of Fort William Indian Reserve Number 52; thence in a general southerly direction along the easterly limit of that reserve to a point where the easterly limit meets the high-water mark on the westerly shore of Thunder Bay near a wharf on the easterly side of Grand Point; thence due east a distance of one-half mile; thence north-westerly ad distance of 2½ miles, more or less, to the end of the southerly arm of the breakwater extending from the southerly bank of the mouth of the Mission River; thence northerly and westerly along the breakwater to the southerly bank of the mouth of the Mission River; thence south-westerly along the southerly bank of the Mission River; thence south-westerly along the southerly bank of the Mission River;

SCHEDULE 5

FRANKLIN ISLAND CROWN GAME PRESERVE

In the Territorial District of Parry Sound and described as follows:

That part of Franklin Island in Georgian Bay, lying westerly of the geographic Township of Carling in the Territorial District of Parry Sound, which is northerly and westerly of a line running south 14° west through a point which is north 76° west 5 chains from Station 22 as shown on a plan of the islands in Georgian Bay made by J. H. Burd, Ontario Land Surveyor, in 1910, on file in the Department at Toronto.

SCHEDULE 6

GOULAIS RIVER-RANGER LAKE CROWN GAME PRESERVE

In the Territorial District of Algoma and described as follows:

Commencing at a point in Lot 8, Concession VI, in the geographic Township of Hodgins, where the south-easterly bank of the Goulais River intersects the easterly limit of the lands of Algoma Central and Hudson Bay Railway; thence in a general north-easterly and northerly direction following the south-easterly bank of the Goulais River through the geo-graphic townships of Hodgins and Gaudette and geographic Township 23, Range 10, to the southerly boundary of geographic Township 24, Range 11; thence westerly along the southerly boundaries of geographic Township 24, Range 11, and the geographic Township of Marne to the easterly limit of the lands of Algoma Central and Hudson Bay Railway; thence in a general north-westerly and north-easterly direction along that limit through the geographic Township of Marne and geographic townships 25 and 24, Range 12, to the southerly limit of geographic Township 24, Range 13; thence easterly along the southerly limit of geographic Township 24, Range, 13, to the south-easterly angle thereof; thence northerly along the easterly limit of geographic Township 24, Range 13, to the south-westerly angle of geographic Township 23, Range 13; thence easterly along the southerly limit of geographic Township 23, Range 13, to its most westerly point of intersection with the southerly bank of the Goulais River; thence in a general northerly and northeasterly direction along the southerly bank of the Goulais River and along the high-water mark on the southerly shore of Ragged Lake in geographic Township 22, Range 13, and the southerly bank of the Goulais River in geographic townships 22, Range 13, and 6H, and along the high-water mark on the southerly shore of Goulais Lake to the portage route from Saymo Lake in the northerly part of geographic Township 6H; thence in a general south-easterly direction along that portage route and following the high-water mark on the north-easterly shore of Welcome Lake in geographic Township 6H to the connecting stream to Gong Lake near the easterly limit of geographic Township 6H; thence in a general south-easterly direction along the westerly boundary of the connecting stream to Gong Lake and following the high-water mark on the west shore of the south-westerly bay of Gong Lake in the northern part of geographic Township 5G and along the connecting waters and portage route to the north-westerly bay of Saymo Lake; thence in a general southerly direction along the high-water mark on the westerly shore of Saymo Lake to the portage between Saymo Lake and Ranger Lake; thence southerly along that portage to the high-water mark on the most northerly bay of Ranger Lake; thence in a general southerly, easterly, south-westerly, westerly, southerly, direction following the high-water mark on the westerly shore of Ranger Lake to its intersection with the Ranger Lake Tote Road near the easterly limit of geographic Township 3H; thence in a general south-westerly and westerly direction along the Ranger Lake Tote Road through geographic townships 3H and 22 Range 10, and the geographic townships of Curtis, Whitman, and Hodgins, to the easterly limit of the lands of Algoma Central and Hudson Bay Railway at Glendale; thence in a general northerly and north-easterly direction along that limit to the point of commencement.

SCHEDULE 7

JOCKO CROWN GAME PRESERVE

In the geographic townships of Clarkson, Garrow, Jocko, La Salle, McAuslan, Osborne, Parkman, Poitras, and Wyse, in the Territorial District of Nipissing and described as follows:

Commencing at a point in Concession II in the geographic Township of Osborne where the easterly limit of the lands of Ontario Northland Railway intersects the northerly bank of the Jocko River; thence in a general north-easterly and south-easterly direction along the northerly bank of the Jocko River, the north-westerly shore of Jocko Lake, and the northerly bank of the Jocko River, through the geographic townships of Osborne, Garrow, Clarkson, and Jocko, to its inter-section with the westerly limit of that part of the King's Highway known as number 63 in the north-easterly part of the geographic Township of Jocko; thence in a general north-easterly direction along the westerly limit of that highway to the westerly bank of the Ottawa River near the northerly limit of the geo-graphic Township of Poitras; thence northerly along the westerly bank of the Ottawa River to the northerly bank of Green Creek in the geographic Township of Parkman; thence in a south-westerly direction along the northerly bank of Green Creek and the high-water mark on the northerly and north-westerly shore of Green Lake to a point in the high-water mark at the westerly extremity of Green Lake; thence west astronomically to a railway road-bed known as the Diver Road; thence in a general south-westerly direction along the railway road-bed through the geographic townships of Parkman, McAuslan, and La Salle, to the easterly limit of the lands of Ontario Northland Railway; thence in a general south-easterly direction along that limit to the point of commencement.

SCHEDULE 8

LAKE NIPIGON ISLANDS CROWN GAME PRESERVE

The islands in Lake Nipigon in the Territorial District of Thunder Bay lying within a line drawn as follows:

Commencing where the south limit of the geographic Township of Eva meets the high-water mark of the easterly shore of Lake Nipigon; thence south-westerly in a straight line 8.7 miles, more or less, to the southerly extremity of Lone Island; thence north-westerly in a straight line 14 miles, more or less, to the high-water mark of the shore of Lake Nipigon at the easterly extremity of Grand Cape; thence in a general southwesterly, north-westerly, south-easterly, and northerly, direction following the high-water mark of Lake Nipigon to Champlain Point, being at the entrance to Kaiashk Bay; thence north-easterly in a straight line 9 miles, more or less, to Observation Monument at the westerly extremity of Kelvin Island; thence northwesterly in a straight line 10.5 miles, more or less, to the easterly extremity of Outer Barn Island; thence north astronomically 13 miles, more or less, to the highwater mark on the northerly shore of Lake Nipigon; thence in a general easterly and south-easterly direction following the high-water mark to the southerly extremity of North Peninsula; thence easterly in a straight line 1 mile, more or less, to the southerly extremity of Ombabika Island; thence east astronomically ½ mile, more or less, to the high-water mark on the shore of Lake Nipigon on the westerly side of South Peninsula; thence in a general southerly, south-easterly, and southerly, direction following the high-water mark of Lake Nipigon to the place of commencement.

SCHEDULE 9

NAISCOOT CROWN GAME PRESERVE

In the Territorial District of Parry Sound and described as follows:

An Island known as Naiscoot Island in Georgian Bay lying westerly of the geographic Township of Wallbridge in the Territorial District of Parry Sound.

SCHEDULE 10

NIPIGON-ONAMAN CROWN GAME PRESERVE

In the Territorial District of Thunder Bay and described as follows:

Commencing at a point near the southerly boundary of the geographic Township of Rupert where the southerly limit of the right-of-way of the Canadian National Railways is intersected by the northerly bank of Kawashkagama River; thence in a general easterly direction along that northerly bank to its confluence with Kawashkagama Lake; thence easterly and southerly along the northerly and easterly shores of Kawashkagama Lake, Fleming Lake, Mollison Lake, and their inter-connecting waters, to the intersection of the easterly shore of Mollison Lake with the base line surveyed by Ontario Land Surveyors Phillips and Benner in the year 1934; thence east astronomically along that base line to its intersection with the westerly shore of Greta Lake; thence in a general south-westerly direction along the westerly shores of Greta Lake, Treptow Lake, and their inter-connecting waters, to the most southerly extremity of Treptow Lake; thence south astronomically to the northerly shore of Dumas Lake; thence in a general south-westerly direction along the westerly shores of Dumas Lake and Dumas Creek to the intersection of the westerly shore of that creek with the northerly limit of the right-of-way of the Canadian National Railways; thence westerly along that northerly limit to its intersection with the northerly shore of Partridge Lake; thence westerly along the northerly shores of Partridge Lake, Oxaline Creek, and Oxaline Lake, to the most westerly extremity of that lake; thence west astronomically to the easterly boundary of the geographic Township of Walters; thence northerly along the easterly boundaries of the geographic townships of Walters and Elmhirst to the north-easterly angle of the last-mentioned geographic township; thence north astronomically to the boundary between the Kowkash Mining Division and the Port Arthur Mining Division; thence westerly along that boundary to its intersection with the northerly shore of Onaman River; thence in a general westerly direction along the northerly shores of Onaman River and its expansions to the easterly shore of Lake Nipigon; thence in a general northerly, westerly, and northerly, direction along that shore to its confluence in the confluence of the direction along that shore to its confluence with the southerly shore of Ombabika River; thence in a general north-easterly direction along that shore to its intersection with the southerly limit of the land occupied by the Canadian National Railways under licence of occupation numbered 7066, and as shown on a composite plan of survey dated the 30th day of October, 1953, and prepared by the Department of Lands and Forests; thence north 77° 13' east along that southerly limit a distance of 2706 feet; thence north 12° 47' west aong the easterly limit of that land to the southerly limit of the right-of-way of the Canadian National Railways; thence in a general easterly direction along that southerly limit to the place of commencement.

SCHEDULE 11

NIPISSING CROWN GAME PRESERVE

In the geographic townships of Askin, Flett, Gladman, Gooderham, Hammell, Kenny, La Salle, Law, McLaren, Milne, Olive, Osborne, Riddell, Sisk, and Strathcona, in the Territorial District of Nipissing, and described as follows:

Commencing at the intersection of the southerly boundary of the geographic Township of Gladman with the north-easterly limit of that part of the King's Highway known as number 11; thence north-westerly and northerly along the north-easterly limit of that highway to its intersection with the south-westerly limit of the lands of Ontario Northland Railway; thence south-easterly and along the south-westerly limit of those lands to the intersection with the southerly boundary of the geographic Township of Osborne; thence westerly along the southerly boundaries of the geographic townships of Osborne, Hammell, and Gladman, to the place of commencment.

SCHEDULE 12

NORTH GWILLIMBURY CROWN GAME PRESERVE

In the Township of North Gwillimbury in the County of York and composed of

- (a) Lot 5 in the Broken Front Concession, and
- (b) Lot 5 in Concession I.

SCHEDULE 13

SHAWANAGA CROWN GAME PRESERVE

In the Territorial District of Parry Sound and described as follows:

Shawanaga Island in Georgian Bay, lying westerly of the geographic Township of Shawanaga in the Territorial District of Parry Sound.

SCHEDULE 14

SOUTHWOLD CROWN GAME PRESERVE

In the Township of Southwold in the County of Elgin and described as follows:

- (a) Commencing at the south-westerly angle of Lot 29 north of the highway known as the Talbot Road East; thence south-easterly along the southerly limit of that lot a distance of 1524.5 feet; thence at right angles to that southerly limit a distance of 249.5 feet; thence south-easterly and parallel to that southerly limit a distance of 434 feet and 10 inches, more or less, to the northerly limit of the right-of-way of the railway referred to in the Plan of Survey of the north part of that lot made the 20th day of March, 1931, by Fred A. Bell, O.L.S., as the Pere Marquette Railway; thence north-easterly along that northerly limit to its intersection with the northerly limit of that lot; thence north-westerly along that northerly limit a distance of 2917.6 feet, more or less, to the north-westerly angle of that lot; thence south-westerly along that westerly limit a distance of 1320 feet, more or less, to the place of commencement, and
- (b) Commencing at a point in the southerly limit of that lot distant 3364 feet and 9 inches measured south-easterly thereon from the south-westerly angle thereof; thence north-westerly along that southerly limit to the southerly limit of the right-of-way of the railway referred to in the Plan of Survey of the north part of that lot made the 20th day of March, 1931, by Fred A. Bell, O.L.S., as the Pere Marquette Railway; thence north-easterly along that southerly limit to the northerly limit of that lot; thence south-easterly along that northerly limit to its intersection with a line drawn parallel to the westerly limit of that lot and through the point of commencement; thence south-westerly along that line a distance of 1320 feet, more or less, to the point of commencement.

SCHEDULE 15

SUPERIOR CROWN GAME PRESERVE

In the Territorial District of Thunder Bay and described as follows:

Commencing at a point in Lot 13 in Concession VII of the geographic Township of Lyon where the easterly bank of Black Sturgeon River intersects the northerly shore of Black Bay of Lake Superior; thence in a general north-easterly direction along that easterly bank to its intersection with the south-easterly limit of the right-of-way of the Canadian National Railways in Lot 4 in Concession VI of that geographic township; thence in a general north-easterly direction along that south-easterly limit to its intersection with the south-erly boundary of the geographic Township of Nipigon; thence east astronomically along that southerly boundary to the shore of Nipigon Bay; thence north-easterly in a straight line to the southerly extremity of that part of geographic Township 92 known as Hughes Point; thence in a general north-easterly and easterly direction along the northerly shores of Nipigon Bay and Schreiber Channel to the most southerly extremity of that part of geographic Township 84 known as Schreiber Point; thence south astronomically a distance of 5 miles; thence in a general south-westerly direction in a straight line a distance of 71 and ½ miles, more or less, to a point distant 8 miles measured south astronomically from the most easterly extremity of that part of Lot 26 in Concession V of the geographic Township of Sibley known as Fisher Point; thence north astronomically a distance of 8 miles to that extremity; thence in a general northerly direction along the westerly shore of Black Bay of Lake Superior to its intersection with the northerly boundary of the geographic Township of McTavish; thence in a north-easterly direction in a straight line to the point of commencement.

SCHEDULE 16

TURKEY POINT CROWN GAME PRESERVE

In the Township of Charlotteville in the County of Norfolk and described as follows:

Premising that the bearings hereinafter mentioned are astronomical;

- (a) Commencing at a stone monument in the westerly limit of Lot 12 in Concession A defining the northwesterly angle of a plan registered in the Registry Office for the Registry Division of the County of Norfolk as Number 128; thence north 29° 12′ 30″ west along that westerly limit a distance of 1577.48 feet; thence north 60° 10′ east 1988.15 feet to a point in the easterly limit of that lot; thence south 29° 50′ east along that limit 66 feet; thence south 60° 10′ west 576.4 feet; thence south 29° 50′ east 1511.48 feet to a survey post; thence south 60° 10′ west 1427.55 feet to the point of commencement, and
- (b) Commencing at a stone monument in the easterly limit of Lot 11 in Concession A defining the north-westerly angle of a plan registered in the Registry Office for the Registry Division of the County of Norfolk as Number 128; thence north 29° 12′ 30″ west along that easterly limit a distance of 1577.48 feet; thence south 60° 10′ west 995 feet; thence south 29° 50′ east 1577.48 feet to a stone monument; thence north 60° 10′ east 979.2 feet to the point of commencement.

APPENDIX B

SCHEDULE 1

ABBEY DAWN CROWN GAME PRESERVE

In the Township of Pittsburgh in the County of Frontenac, being composed of parts of lots 5, 6, and 7, in Concession I, having an area of 500 acres, more or less, and described as follows:

Commencing at the north-easterly angle of Lot 7; thence southerly along the easterly boundary of that lot a distance of 94 chains, more or less, to its intersection with the northerly limit of the right-of-way of that part of the King's Highway known as number 2; thence south 52° 58′ west along that northerly limit a distance of 27 chains and 23 links to an iron bar planted; thence 51° 14′ west a distance of 6 chains and 45 links; thence north 54° 24′ west a distance of 12 chains and 50 links, more or less, to the high-water mark on the northerly bank of a creek flowing through lots 5 and 6; thence westerly along that high-water mark a distance of 12 chains, more or less, to its intersection with the limit between the east and west halves of that Lot 5; thence northerly along that limit a distance of 88 chains, more or less, to the northerly limit of that lot; thence easterly along the northerly limits of lots 5, 6, and 7, a distance of 48 chains and 50 links, more or less, to the place of commencement.

SCHEDULE 2

BARKLEY CROWN GAME PRESERVE

In the Township of Williamsburgh in the County of Dundas and described as follows:

Commencing at a point near the westerly limit of Lot 30, in Concession I, where the easterly limit of that part of the King's Highway known as number 31 intersects the northerly limit of the Canadian National Railways line; thence north-easterly along the northerly limit of that railway line to the westerly limit of the road between lots 18 and 19, in Concession I; thence northerly along the westerly limit of that road through concessions I and II to the northerly limit of Concession II; thence south-westerly along the northerly limit of Concession II to the easterly limit of that part of the King's Highway known as number 31; thence south-easterly along the easterly limit of that highway to the point of commencement.

SCHEDULE 3

BARRIEFIELD CROWN GAME PRESERVE

In the Township of Pittsburgh in the County of Frontenac and composed of

- (a) parts of lots A, B, C, D, and E, and part of Lot 1, all in the 1st or Broken Front Concession.
- (b) part of Lot 22 or Gore east of the Great Cataraqui River,
- (c) parts of lots 1, 2, 3, and 4, according to a plan of subdivision of part of Lot 22 or Gore east of the Great Cataraqui River, prepared by A. B. Perry, Deputy Surveyor-General, and deposited in the Registry Office for the County of Frontenac, and
- (d) part of the road allowance laid out in the original survey along the westerly limit of Lot 1 in the 1st or Broken Front Concession,

and containing 584.5 acres, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic:

Commencing at a stone monument in the easterly limit of Lot 1 in the 1st or Broken Front Concession 4008.84 feet measured southerly thereon from the north-easterly angle of the lot; thence southerly along the easterly limit of Lot 1 a distance of 1609 feet, more or less, to the intersection with the line of an irregular fence; thence in a south-westerly direction following that line 1125 feet to a point where an iron bar has been planted; thence south 45° 48′ east 842 feet to a point

where an iron bar has been planted; thence south 44° 12' west 5099.7 feet to a point where an iron bar has been planted; thence south 52° 44' west 1848.5 feet to a point where an iron bar has been planted in the easterly limit of Lot A 1754 feet measured northerly thereon from the northerly limit of that part of the King's Highway known as number 2; thence south 5° 13′ east along the easterly limit of Lot A 353.6 feet; thence south 62° 47' west 590 feet; thence south 71° 51' west 100 feet; thence south 5° 13' east 903.3 feet to the northerly limit of that part of the King's Highway known as number 2; thence south 74° 36' west along the lastmentioned limit 120 feet to an iron bar planted; thence northerly in a straight line to an angle in a fence 1038 feet measured north 32° 44' east from a stone monument defining the south-easterly angle of Lot 16 lying east of the Great Cataraqui River; thence along the line of a fence having a general bearing of north 5° 17' west 609 feet to a stone monument in the northerly limit of Lot A 744.1 feet measured south 55° 28' west thereon from a stone monument marking the north-easterly angle of Lot A; thence north 5° 17′ west 79.04 feet; thence north 35° 40′ east 430.2 feet to an iron bar planted; thence north 44° 12′ east 1587 feet to a point in the easterly limit of Lot 2 according to the said plan of subdivision of Lot 22 or Gore east of the Great Cataraqui River 353.1 feet measured northerly thereon from the south-easterly angle of Lot 2; thence north 9° 11' west along the easterly limit of Lot 2 a distance of 854.5 feet to the southerly limit of Lot 3 according to the last-mentioned plan; thence north 81° 01' east along the southerly limit of Lot 3 a distance of 1144.6 feet to a point 753.5 feet measured westerly thereon from the south contains angle of 1 of 2 the southern the south contains angle of 1 of 2 the southern the south contains angle of 1 of 2 the southern the south contains angle of 1 of 2 the southern the south from the south-easterly angle of Lot 3; thence north 44° 12' east 1376.3 feet to the easterly limit of Lot 4 according to the last-mentioned plan; thence northerly along the easterly limit of Lot 4 a distance of 796 feet to the southerly limit of Lot 5 according to the last-mentioned plan; thence easterly along the southerly limit of Lot 5 a distance of 663 feet to the southeasterly angle thereof; thence northerly along the easterly limit of Lot 5 a distance of 944 feet to the southerly limit of Lot 6 according to the last-mentioned plan; thence easterly along the southerly limit of Lot 6 a distance of 942.5 feet, more or less, to a stone monument defining the south-easterly angle of Lot 6; thence southerly along the easterly limit of Lot 22 or Gore east of the Great Cataraqui River to the point of intersection with a line drawn on a course of south 81° 06' west from the point of commencement; thence north 81° 06' east 1307 feet, more or less, to the place of commencement.

SCHEDULE 4

BOBCAYGEON CROWN GAME PRESERVE

In part in the Township of Harvey in the County of Peterborough and in part in the Township of Verulam in the County of Victoria and described as follows:

- (a) Commencing at a point where the easterly limit of that part of the King's Highway known as number 36 intersects the northerly bank of the Trent Canal immediately west of Lock 32; thence in a general north-easterly direction along the easterly limit of that highway to the westerly bank of Nogies Creek in the Township of Harvey in the County of Peterborough; thence southerly along the westerly bank of Nogies Creek to the high-water mark on the northerly shore of Pigeon Lake; thence in a general southerly direction along the high-water mark on the westerly shore of Pigeon Lake and along the northerly bank of the Trent Canal to the point of commencement; and
- (b) Commencing at a point where that part of the King's Highway known as number 36 intersects the southerly bank of the Trent Canal immediately west of Lock 32; thence westerly, southerly, and easterly, along the shore of Bob Island to the easterly limit of the Canadian Pacific Railway line; thence southerly along the easterly limit of that railway line to the southerly

bank of the Otonabee River; thence in a general easterly direction along the southerly bank of the Otonabee River to the westerly limit of Lot 14, Concession X, in the Township of Verulam; thence southerly along the westerly limit of Lot 14 to the south-westerly angle thereof; thence easterly along the southerly limit of Lot 14 in the Township of Verulam and continuing easterly along the southerly limit of Lot 13, Concession XIX, in the Township of Harvey, to the southerly bank of the Otonabee River; thence in a general easterly direction along the southerly bank of the Otonabee River to the dam between the Otonabee River and Pigeon Lake; thence in a general northerly and westerly direction across the dam and along the easterly and mortherly shores of Bob Island to the point of commencement.

SCHEDULE 5

BOYD CROWN GAME PRESERVE

In the Township of Vaughan in the County of York and composed of those portions of lots 12, 13, and 14, Concession VII, lying east of the easterly limit of a travelled road known as the Vaughan Gravel Road.

SCHEDULE 6

BRIGDEN CROWN GAME PRESERVE

In the Township of Moore in the County of Lambton and described as follows:

Commencing at the north-westerly angle of Lot 12, Concession VI; thence southerly along the westerly limit of Lot 12 through concessions VI to I, both inclusive, to the southerly limit of the Township of Moore; thence easterly along the southerly limit of the Township of Moore to the easterly limit of Lot 10, Concession I; thence northerly along the easterly limit of Lot 10, Concession I], and continuing northerly in a straight line to the southerly limit of Concession II; thence easterly along the southerly limit of Concession II to the westerly limit of a travelled road running northerly in Lot 9, Concession II; thence northerly along the westerly limit of that road to the southerly limit of Concession III; thence easterly along the southerly limit of Concession III; thence easterly limit of Lot 7, Concession III; thence northerly along the easterly limit of Lot 7 through concessions III to VI, both inclusive, to the northerly limit of Concession VI; thence westerly along the northerly limit of Concession VI; thence westerly along the northerly limit of Concession VI to the place of commencement.

SCHEDULE 7

CAVERLEY CROWN GAME PRESERVE

In the Township of Malahide in the County of Elgin and composed of the southerly half of Lot 8, Concession VI.

SCHEDULE 8

CHARLOTTENBURGH CROWN GAME PRESERVE

In the Township of Charlottenburgh in the County of Glengarry and described as follows:

Commencing at the south-westerly angle of Lot 9 in Concession II of the subdivision of the St. Regis Indian Reserve as surveyed by John G. Bruce, Deputy Provincial Surveyor, in 1848; thence northerly along the westerly limit of the lot to the north-westerly angle of the lot, being also the south-westerly angle of Lot 9 in Concession III; thence northerly along the westerly limit of the last-mentioned lot 25 chains, more or less, to the southerly limit of the township road extending north-easterly to Glendale; thence in a general northeasterly direction following the southerly limit of that road to the easterly limit of Lot 14 in Concession IV, north of Lake St. Francis, and being also the westerly limit of the county road extending southerly to Summerstown on Lake St. Francis; thence southerly and easterly following the westerly and southerly limits of

the last-mentioned road to a point in the easterly limit of Lot 14 in Concession II, north of Lake St. Francis, distant 35 chains measured northerly along that easterly limit from the south-easterly angle of the last-mentioned lot and the northerly limit of a township road extending in a westerly direction; thence in a general westerly direction following the northerly limit of the last-mentioned road and crossing lots 14 to 26, both inclusive, in Concession II, north of Lake St. Francis, to the westerly limit of Lot 26; thence westerly parallel to the road allowance between concessions II and III in the subdivision of the St. Regis Indian Reserve to the westerly limit of Lot 9 in that subdivision; thence northerly along that limit 55 chains, more or less, to the place of commencement.

SCHEDULE 9

CHATHAM CROWN GAME PRESERVE

In the Township of Chatham in the County of Kent and described as follows:

Commencing at a point in the south-easterly limit of the road allowance between concessions II and III where it is intersected by the north-easterly limit of the Caledonia Road between lots 9 and 10; thence north-easterly along the south-easterly limit of the road allowance 1½ miles, more or less, to the south-west limit of a travelled road extending south-easterly; thence south-easterly along the last-mentioned limit to the intersection with the north-westerly limit of that part of the King's Highway known as number 2; thence south-westerly along the north-westerly limit of that highway to the north-easterly limit of the Caledonia Road; thence north-westerly along the north-easterly limit of the Caledonia Road to the point of commencement.

SCHEDULE 10

COBOURG CROWN GAME PRESERVE

In the Town of Cobourg in the County of Northumberland and described as follows:

Commencing at the intersection of the northerly limit of Elgin Street and the easterly limit of Ontario Street, both in the Town of Cobourg; thence northerly along the easterly limit of Ontario Street to the northerly limit of the Town of Cobourg; thence easterly along the northerly limit of the Town of Cobourg to the westerly limit of Division Street; thence southerly along the westerly limit of Division Street to the northerly limit of Elgin Street; thence westerly along the northerly limit of Elgin Street to the place of commencement.

SCHEDULE 11

CONESTOGO CROWN GAME PRESERVE

In the townships of Woolwich and Waterloo in the County of Waterloo and described as follows:

Commencing at a point in the Township of Woolwich where the southerly bank of the Conestogo River meets the westerly bank of the Grand River; thence in a general westerly direction along the southerly bank of the Conestogo River to the easterly limit of the road running southerly in Lot 2 in the Township of Woolwich; thence in a general southerly direction along the easterly limit of that road through Lot 2 in the Township of Woolwich and lots 65 and 66 in the Township of Waterloo to the northerly limit of a road running easterly from the first-described road to the Grand River in Lot 66 in the Township of Waterloo; thence in a general easterly direction along the northerly limit of the secondly-described road to the westerly bank of the Grand River in Lot 66; thence in a general northerly, easterly, and north-westerly, direction along the westerly bank of the Grand River to the point of commencement.

SCHEDULE 12

CONROY MARSH CROWN GAME PRESERVE

In the Township of Raglan in the County of Renfrew and composed of

- (a) lots 2 to 9, both inclusive, in Concession XIV,
- (b) lots 2 to 9, both inclusive, in Concession XV, and
- (c) lots 5 to 9, both inclusive, in Concession XVI.

SCHEDULE 13

J. W. CROW CROWN GAME PRESERVE

In the Township of Woodhouse in the County of Norfolk and described as follows:

Commencing at a point on the westerly limit of Lot 1, Concession V, where the southerly limit of the Canadian National Railways line intersects the easterly limit of the content of the limit of the content of the limit of the content of the limit of th limit of that part of the King's Highway known as number 24; thence southerly along the easterly limit of that highway to the southerly limit of Concession V; thence easterly along the southerly limit of Concession V to the westerly limit of the Lake Erie and Northern Railway line; thence southerly along the westerly limit of that railway line to the southerly limit of Concession IV; thence easterly along the southerly limit of Concession IV to its intersection with the easterly bank of the Lynn River; thence in a general southerly and easterly direction along the easterly bank of the Lynn River to the westerly limit of Lot 4, Concession III; thence southerly along the westerly limit of Lot 4 to the southerly limit of Concession III; thence easterly along the southerly limit of Concession III to the westerly limit of the road between lots 6 and 7, Concession III; thence northerly along the westerly limit of that road to the southerly limit of the Canadian National Railways line; thence in a general north-westerly direction along the southerly limit of that railway line to the point of commencement.

SCHEDULE 14

DARLINGTON CROWN GAME PRESERVE

In the Township of Darlington in the County of Durham and composed of the southerly half of lots 6, 7, and 8, Concession II.

SCHEDULE 15

DUDLEY CROWN GAME PRESERVE

In that part of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, which was formerly the Township of Dudley, in the Provisional County of Haliburton and composed of

- (a) lots 16 to 24, both inclusive, in Concession VI,
- (b) lots 16 to 25, both inclusive, in Concession VII,
- (c) lot 6 and lots 8 to 20, both inclusive, in Concession VIII, and
- (d) lots 8 to 20, both inclusive, in Concession IX.

SCHEDULE 16

DUMFRIES CROWN GAME PRESERVE

In the Township of North Dumfries in the County of Waterloo and described as follows:

Commencing at a point in the south-easterly limit of that part of the King's Highway known as number 24A where it is intersected by the northerly limit of Concession IX; thence south-westerly along that limit

to the westerly limit of Lot 18 in Concession VIII; thence southerly along the westerly limit of that lot and along the southerly production thereof to the northerly limit of Lot 18 in Concession VII; thence westerly along that limit to the north-westerly angle of the last-mentioned lot; thence southerly along the westerly limit of that lot to the southerly boundary of the Township of North Dumfries; thence easterly along that boundary to the south-easterly angle of Lot 7 in Concession VII; thence northerly along the easterly limit of that lot to the northerly limit of the right-of-way of the Canadian National Railways; thence westerly and northerly along the last-mentioned limit to the northerly limit of Concession IX; thence westerly along the last-mentioned limit to the point of commencement.

SCHEDULE 17

DUNDAS MARSH CROWN GAME PRESERVE

In the townships of Ancaster and West Flamborough in the County of Wentworth and described as follows:

Commencing at a point in the Township of Ancaster where the westerly limit of Lot 55, Concession I, intersects the northerly limit of that part of the King's Highway known as number 8; thence easterly along the northerly limit of that highway to its intersection with the westerly limit of the Canadian Pacific Railway line in the City of Hamilton; thence northerly along the westerly limit of that railway line to its intersection with the southerly limit of the Canadian National Railways line in Concession I in the Township of West Flamborough; thence westerly along the southerly limit of that railway line to the easterly limit of the road known as the Old York Road; thence in a general south-westerly direction along the easterly limit of the Old York Road to the westerly limit of Lot 19, Concession I, in the Township of West Flamborough; thence southerly along the westerly limit of that lot to the boundary between the townships of West Flamborough and Ancaster; thence westerly along the boundary between the townships of West Flamborough and Ancaster to the westerly limit of Lot 55, Concession I, in the Township of Ancaster; thence southerly along the westerly limit of Lot 55 to the point of commencement.

SCHEDULE 18

EDEN CROWN GAME PRESERVE

In the Township of Eramosa in the County of Wellington and described as follows:

Commencing at a point where the easterly limit of the road between concessions I and II in the Township of Eramosa intersects the southerly limit of that part of the King's Highway known as number 7; thence easterly along the southerly limit of that highway to the easterly limit of the westerly half of Lot 5 in Concession II; thence southerly along the easterly limit of the west half of Lot 5 to the northerly limit of Lot 4 in Concession II; thence easterly along the northerly limit of Lot 4 to the westerly limit of Lot 5 in Concession III: thence northerly along the westerly limit of Lot 5 to the southerly limit of that part of the King's Highway known as number 7; thence easterly along the southerly limit of that highway to the westerly limit of the road between concessions III and IV; thence in a general southerly direction along the westerly limit of the road between concessions III and IV past lots 5, 4, 3, and part of Lot 2, to the northerly limit of a road running westerly in Lot 2, Concession III; thence westerly along the portherly limit of the road running. westerly along the northerly limit of the road running westerly in Lot 2 to the westerly limit of the road between concessions II and III; thence in a general southerly direction along the westerly limit of the road between concessions II and III to the northerly limit of the road between the Township of Eramosa and the Township of Nassagaweya in the County of Halton; thence westerly, north-westerly, and westerly, along the

northerly limit of the road between those townships to the easterly limit of the road between concessions I and II in the Township of Eramosa; thence northerly along the easterly limit of the road between concessions I and II to the point of commencement.

SCHEDULE 19

FAIRWOOD CROWN GAME PRESERVE

Richmond Island in Shawanega Bay in the Territorial District of Parry Sound.

SCHEDULE 20

FLORENCE AND WELLESLEY ISLANDS CROWN GAME PRESERVE

Florence and Wellesley Islands in the easterly portion of Rosseau Lake in the Territorial District of Muskoka.

SCHEDULE 21

GRANGE CROWN GAME PRESERVE

In the Township of Caledon in the County of Peel and composed of

- (a) lots 20 to 25, both inclusive, in Block 7, and lots 1 to 13, both inclusive, in Block 10, according to survey dated 1875, made by C. J. Wheelock, P.L.S., of lands within the area known as the Village of Alton and being part of the west half of Lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, plan of which is of record in the Registry Office for the County of Peel,
- (b) lots 1 to 18, both inclusive, in Block 8, and lots 1 to 15, both inclusive, in Block 9, according to survey dated May 1, 1883, made by Provincial Land Surveyor Davis, of lands within the area known as the Village of Alton and being part of the west half of Lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, plan of which is of record in the Registry Office for the County of Peel,
- (c) that area described as follows: Commencing at the most southerly angle of that part of the unsubdivided portion of the west half of Lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, according to survey made by Frank Kitto, O.L.S., dated April 28, 1936, which point is the most easterly angle of Lot A, Block 9, according to survey made by Provincial Land Surveyor Davis dated May 1, 1883; thence north-westerly along the north-east limit of Block 9 and continuing on the same course across the deadend of Station Street and along the north-east limit of Block 10, according to survey made by C. J. Wheelock, P.L.S., dated 1875, a distance of 1689.5 feet, more or less, to the southeast limit of Edmund Street; thence north-east limit of Edmund Street; a distance of 118 feet, more or less, to a point in the line of production of the north-east limit of Lot 22 north of Edmund Street, in the area known as the Village of Alton, and shown on a second plan of subdivision of part of the west half of Lot 22, Concession III, W.H.S., dated June, 1875, made by C. J. Wheelock, P.L.S., for Robert Meek, and filed in the Registry Office for the County of Peel; thence north-westerly along that line of production across the dead-end of Edmund Street and along the north-east limits of Lot 22 north of Edmund Street and a reserve to the rear, in all a distance of 214.5 feet, more or less, to the north-east limit of lands as shown on the second plan of subdivision hereinbefore

described; thence north-easterly and parallel to the north-west limit of Lot 22, Concession III, W.H.S., 560.5 feet to a wooden post planted; thence north-westerly and parallel to the south-west limit of the last-named lot 165 feet, more or less, to a wooden post planted in the limit between the west halves of lots 22 and 23, Concession III, W.H.S., in the Township of Caledon; thence north-easterly and along the last-named limit 2.5 feet, more or less, to the most northerly angle of the west half of Lot 22, Concession III, W.H.S.; thence south-easterly along the centre line of Concession III, 2082 feet, more or less, to a blazed pine stump in the most easterly angle of the west half of Lot 22, Concession III, W.H.S.; thence south-westerly along the limit between the west halves of lots 22 and 21, Concession III, W.H.S., 911 feet, more or less, to the point of commencement,

(d) that part of the west half of Lot 21, Concession III, W.H.S., in the Township of Caledon in the County of Peel, according to survey made for the Canadian Pacific Railway Company in the year 1940 and described as follows:

Commencing at a blazed pine stump in the most northerly angle of the west half of Lot 21, Concession II1, W.H.S.; thence south-easterly along the centre line of that concession 2061 feet, more or less, to the north-west side of the allowance for road between the west halves of lots 21 and 20, Concession III, W.H.S.; thence south-westerly along the north-west side of that allowance for road 200 feet; thence north 49° 20′ west 1650 feet; thence south-westerly in a straight line 657 feet, more or less, to a point in the limit between the west halves of lots 21 and 22, Concession III, W.H.S., distant 900 feet measured south-westerly along that limit from the point of commencement; thence north-easterly along the last-named limit 900 feet to the point of commencement,

- (e) that part of the east half of Lot 23, Concession III, W.H.S., in the Township of Caledon in the County of Peel, lying south of that part of the King's Highway known as number 24, and
- (f) the east halves of lots 21 and 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel.

SCHEDULE 22

GUELPH CROWN GAME PRESERVE

In the Township of Guelph in the County of Wellington and described as follows:

Commencing at a point in the north-westerly limit of the road known as Speedvale Avenue, being also the north-westerly boundary of the City of Guelph where it is intersected by the south-westerly limit of the road known as Victoria Road, being also the north-easterly boundary of the City of Guelph; thence north-westerly along the last-mentioned limit to the south-easterly limit of the allowance for road between lots 10 and 11, Concession I, in Division D; thence south-westerly along the last-mentioned limit to the north-easterly limit of that part of the King's Highway known as number 6; thence in a general south-easterly direction along the last-mentioned limit through divisions D and F to the north-westerly limit of the road known as Speedvale Avenue; thence north-easterly along the last-mentioned limit to the point of commencement.

HEART LAKE CROWN GAME PRESERVE

In the Township of Chinguacousy in the County of Peel and composed of lots 11 to 17, both inclusive, in Concession II.

SCHEDULE 24

HIAWATHA PARK CROWN GAME PRESERVE

In the geographic Township of Tarentorus in the Territorial District of Algoma and composed of the south-west quarter of section 10.

SCHEDULE 25

HIGHGATE CROWN GAME PRESERVE

In the Township of Orford in the County of Kent and composed of the east half of Lot 7 and all of lots 8 to 12, both inclusive, Concession VI.

SCHEDULE 26

HIMSWORTH CROWN GAME PRESERVE

In the geographic townships of Chisholm and East Ferris in the Territorial District of Nipissing and the geographic townships of North Himsworth and South Himsworth in the Territorial District of Parry Sound, and described as follows:

Commencing at the intersection of the northerly limit of Lot 12 in Concession XVI in the geographic limit of Lot 12 in Concession XVI in the geographic Township of South Himsworth with the easterly limit of that part of the King's Highway known as number 11; thence northerly following the easterly limit of that highway to its intersection with the southerly limit of Lot 5 in Concession XXIII in the geographic Township of North Himsworth; thence easterly along the last-mentioned limit to the southeasterly angle of that lot; thence northerly along the easterly angle of that lot; thence northerly along the easterly limit of that lot to the easterly limit of the last-mentioned highway; thence northerly along the last-mentioned limit to the southerly limit of the present travelled road known as the Booth Road in Lot 4 in Concession XXIV in the geographic Township of North Himsworth; thence easterly and following the southerly limit of that road to its intersection with the westerly limit of the lands of Canadian National Railways in Lot 28 in Concession V in the geographic Township of East Ferris; thence south-easterly and south-westerly following the westerly limit of those lands to the northerly limit of the allowance for road between concessions XIV and XV in the geographic Township of South Himsworth; thence westerly along the northerly limit of that allowance for road to its intersection with the easterly limit of that part of the King's Highway known as number 11; thence northerly along the easterly limit of the last-mentioned highway to its intersection with the westerly limit of Lot 12 in Concession XVI in the geographic Township of South Himsworth; thence southerly along the westerly limit of that lot to its south-west angle; thence easterly along the southerly limits of lots 12 and 11 in Concession XVI in the geographic Township of South Himsworth to the south-east angle of Lot 11; thence northerly along the easterly limit of Lot 11 to the north-east angle of that lot; thence westerly along the northerly limits of lots 11 and 12 to the place of commencement.

SCHEDULE 27

HOPE CROWN GAME PRESERVE

In the Township of Hope in the County of Durham and composed of

- (a) lots 13, 14, 15, and 16, Concession IV, and
- (b) lots 13, 14, 15, and 16, Concession V.

SCHEDULE 28

HUMBERSTONE CROWN GAME PRESERVE

In the Township of Humberstone in the County of Welland and described as lots 19 to 23, both inclusive, Concession V.

SCHEDULE 29

INNISFREE CROWN GAME PRESERVE

In the Township of Innisfil in the County of Simcoe and composed of

- (a) the northerly half of Lot 23, Concession I, and
- (b) in Concession II,
 - (i) the southerly half of Lot 22,
 - (ii) Lot 23,
 - (iii) the northerly half of Broken Front Lot 24.
 - (iv) that portion of the southerly half of Broken Front Lot 24 lying to the west of a travelled road in the easterly portion of the lot running northerly from the road between concessions I and II, and
 - (v) Broken Front Lot 25.

SCHEDULE 30

IROQUOIS CROWN GAME PRESERVE

Iroquois Island in McGregor Bay in the Territorial District of Manitoulin.

SCHEDULE 31

KETTLE CREEK CROWN GAME PRESERVE

In the townships of Southwold and Yarmouth in the County of Elgin and described as follows:

Commencing at a point in Lot 1, Concession VIII, in the Township of Yarmouth where the westerly limit of that part of the King's Highway known as number 4 is intersected by the south-easterly limit of a travelled road running south-westerly from the City of St. Thomas and known as the River Road; thence in a general south-westerly and southerly direction along the south-easterly and easterly limit of that travelled road through the townships of Yarmouth and Southwold to the intersection with the southerly limit of the allowance for road along the northerly limit of the 2nd Range north of Union Road in the Township of South-wold; thence westerly along the southerly limit of that allowance for road to the easterly limit of the allowance for road between lots 10 and 11 in the 2nd Range north of Union Road; thence southerly along the easterly limit of the allowance for road between lots 10 and 11 in the 2nd and 1st Ranges north of Union Road to the northerly limit of the road known as Union Road; thence easterly along the northerly limit of the lastmentioned road to the intersection with the northerly production of the easterly limit of a travelled road crossing Lot 16 in the 1st Range south of Union Road; thence southerly along that production and the easterly limit of the last-mentioned travelled road a distance of one and one-quarter miles, more or less, to the northerly limit of a road running easterly to that part of the King's Highway known as number 4; thence easterly along the northerly limit of the last-mentioned road to the westerly limit of that part of the King's Highway known as number 4; thence north-easterly and northerly along that limit of that highway through the townships of Southwold and Yarmouth to the point of commencement.

KINLOSS CROWN GAME PRESERVE

In the Township of Kinloss in the County of Bruce and composed of

- (a) lots 11 to 15, both inclusive, Concession IV, and
- (b) lots 11 to 15. both inclusive, Concession V.

SCHEDULE 33

LANCASTER CROWN GAME PRESERVE

In the Township of Lancaster in the County of Glengarry and being composed of parts of lots 13 to 18, both inclusive, in Concession I, and described as follows:

Commencing at a point where the southerly limit of that part of the King's Highway known as number 2 intersects the westerly limit of Lot 18 distant 5940 feet measured southerly along the westerly limit of Lot 18 from its north-westerly angle; thence easterly along the southerly limit of that part of the King's Highway known as number 2 to a point midway between the easterly and westerly limit of Lot 13; thence southerly parallel to the easterly limit of Lot 13 to the high-water mark of Lake St. Francis; thence in a general southwesterly, southerly, westerly, and north-westerly, direction following the high-water mark to the intersection with the westerly limit of Lot 18; thence northerly along the westerly limit of Lot 18 to the point of commencement.

SCHEDULE 34

LAROSE FOREST CROWN GAME PRESERVE

In the townships of Cambridge, Clarence, and Cumberland, in the County of Russell and described as follows:

Commencing at the south-easterly angle of Lot 12, Concession II, in the Township of Cambridge; thence northerly along the easterly limit of that lot and its production to the northerly limit of the allowance for road in front of Concession II in the last-mentioned township; thence westerly along the northerly limit of that allowance for road to the south-easterly angle of the west three-quarters of Lot 12 in Concession I; thence northerly along the easterly limit of the west three-quarters of Lot 12 in Concession I and its production to the southerly limit of Lot 28, Concession V, in the Township of Clarence; thence westerly along the last-mentioned limit to the south-westerly angle of the last-mentioned lot; thence northerly along the westerly limit of that lot to the north-westerly angle thereof; thence easterly along the northerly limit of that lot to the centre line of Concession V; thence southerly along that centre line to the north-westerly angle of the east half of that lot; thence easterly along the northerly limit of the east half of that lot to the westerly limit of the allowance for road between concessions IV and V; thence northerly along the last-mentioned limit to the north-easterly angle of Lot 26 in Concession V; thence northerly in a straight line to the south-easterly angle of Lot 25 in Concession V; thence northerly along the westerly limit of the allowance for road between concessions IV and V to the north-easterly angle of the south quarter of the east half of Lot 25 in Concession V; thence westerly along the northerly limit of the south quarter of the east half of that lot to the centre line of Concession V; thence northerly along that centre line to the north-easterly angle of the south quarter of the west half of Lot 25; thence westerly along the northerly limit of the south quarter of the west half of Lot 25 to the easterly limit of the allownace for road between concessions V and VI; thence northerly along the last-mentioned limit to the north-westerly angle of Lot 25 in Concession V; thence westerly in a straight line to the north-easterly angle of Lot 25 in Concession VI; thence westerly along the northerly limit of that lot VI; thence westerly along the northerly limit of that lot

to the centre line of Concession VI; thence northerly along that centre line to the north-easterly angle of the west half of Lot 25 in Concession VI; thence westerly along the northerly limit of the west half of that lot to the easterly limit of the allowance for road between concessions VI and VII; thence northerly along the last-mentioned limit to the easterly production of the northerly limit of the south half of Lot 23 in Concession VII; thence westerly along that production and the last-mentioned limit to the centre line of Concession VII; thence southerly along that centre line to the north-easterly angle of the south half of the west half of Lot 23 in that concession; thence westerly along the northerly limit of the south half of the west half of that lot and its production to the westerly limit of the allowance for road between concessions VII and VIII; thence southerly along the last-mentioned limit to the north-easterly angle of Lot 24 in Concession VIII; thence westerly along the northerly limit of that lot to the easterly limit of the allowance for road between concessions VIII and IX; thence northerly along the last-mentioned limit to the easterly production of the northerly limit of the south half of Lot 23 in Concession IX; thence westerly along that production and last-mentioned limit to the centre line of Concession IX; thence southerly along that centre line to the northerly limit of Lot 24 in that concession; thence westerly along that limit to the north-westerly angle of that lot; thence westerly in a straight line to the north-easterly angle of Lot 24 in Concession X; thence southerly along the westerly limit of the allowance for road between concessions IX and X to the southeasterly angle of Lot 25 in Concession X; thence westerly along the northerly limit of the allowance for road between lets 25 and 26 in Concession X; road between lots 25 and 26 in Concession X to the centre line of Concession X; thence northerly along that centre line to the north-easterly angle of the south half of the west half of Lot 24 in Concession X; thence westerly along the northerly limit of the south half of the west half of that lot and its production to the westerly limit of the allowance for road between concessions X and XI; thence southerly along the last-mentioned limit to the north-easterly angle of Lot 25 in Concession XI; thence westerly along the northerly limit of that lot and its production to the westerly limit of the allowance for road between Concession XI in the Township of Clarence and Concession I in the Township of Cumberland; thence southerly along the lastmentioned limit to the south-easterly angle of Lot 25 in Concession I in the Township of Cumberland; thence southerly in a straight line to the north-easterly angle of Lot 26 in Concession I in the Township of Cumberland; thence southerly along the westerly limit of the last-mentioned allowance for road and its production to the southerly limit of the allowance for road in front of Concession I in the Township of Cambridge; thence easterly along the last-mentioned limit to the northeasterly angle of Lot 25 in Concession I in the Township of Cambridge; thence easterly in a straight line to the north-westerly angle of Lot 24 in Concession I; thence easterly along the southerly limit of the lastmentioned allowance for road to the north-westerly angle of the east half of Lot 22 in Concession I; thence southerly along the westerly limit of the east half of that lot and its production to the southerly limit of the allowance for road in front of Concession II; thence easterly along the last-mentioned limit to the northeasterly angle of Lot 19 in Concession II; thence easterly in a straight line to the north-westerly angle of Lot 18 in Concession II; thence easterly along the southerly limit of the last-mentioned allowance for road to the north-westerly angle of the east half of Lot 17 in Concession II; thence southerly along the westerly limit of the east half of the last-mentioned lot and its production to the southerly limit of the allowance for road in front of Concession III; thence easterly along the last-mentioned limit to the northeasterly angle of Lot 13 in Concession III; thence easterly in a straight line to the north-westerly angle of Lot 12 in Concession III; thence easterly along the southerly limit of the last-mentioned allowance for road to the southerly production of the easterly limit of Lot 12 in Concession II; thence northerly along that production to the place of commencement.

Excepting therefrom the south half of the west half of Lot 25 in Concession VII in the Township of Clarence.

SCHEDULE 35

LOCH GARRY CROWN GAME PRESERVE

In the Township of Kenyon in the County of Glengarry and described as follows:

Commencing at a point in Lot 7, Concession II, where the southerly limit of the road between concessions II and III intersects the westerly limit of a travelled road known as MacDonald's Mill Dam Road; thence southerly along the westerly limit of MacDonald's Mill Dam Road through concessions II and I to the north-westerly limit of a road running south-westerly through Lot 7, Concession I; thence in a general south-westerly direction along the north-westerly limit of the southerly limit of the Township of Kenyon; thence westerly along the southerly limit of the Township of Kenyon to the easterly limit of the road between lots 16 and 17, Concession I; thence northerly and westerly along the easterly and northerly limit of that road to the easterly limit of a road known as the Loch Garry Post Office Road, being the road running northerly between lots 26 and 27, Concession I; thence northerly along the easterly limit of the Loch Garry Post Office Road through concessions I and II to the southerly limit of a road between concessions II and III; thence in a general easterly direction along the southerly limit of that road to the point of commencement.

SCHEDULE 36

LUTHER MARSH CROWN GAME PRESERVE

- 1. In the Township of East Luther in the County of Dufferin and composed of
 - (a) lots 19 to 21, both inclusive, in Concession IX.
 - (b) lots 19 to 21, both inclusive, in Concession X, and
 - (c) all land covered by water within the limits of the land described in clauses a and b.
- 2. In the Township of West Luther in the County of Wellington and composed of
 - (a) lots 13 to 18, both inclusive, in Concession IX,
 - (b) lots 13 to 18, both inclusive, in Concession X,
 - (c) the road allowance between Lot 15, Concession IX, and Lot 16, Concession IX, and
 - (d) the road allowance between Lot 15, Concession X and Lot 16, Concession X.
- 3. The road allowance between Lot 19, concessions IX and X in the Township of East Luther in the County of Dufferin, and Lot 18, concessions IX and X in the Township of West Luther in the County of Wellington.

SCHEDULE 37

MALLARD LAKE CROWN GAME PRESERVE

In the Township of Bentinck in the County of Grey and composed of lots 17 and 18, Concession III, north of the Durham Road.

SCHEDULE 38

MARKHAM CROWN GAME PRESERVE

In the Township of Markham in the County of York and composed of lots 11 to 20, both inclusive, in Concession V.

SCHEDULE 39

MEADOWVALE CROWN GAME PRESERVE

In the Township of Chinguacousy in the County of Peel and composed of lots 33 and 34, Concession IV.

SCHEDULE 40

MINER CROWN GAME PRESERVE

In the Township of Gosfield South in the County of Essex and described as follows:

Commencing at a point where the easterly limit of the McCain Side Road intersects the northerly limit of the road between concessions I and II; thence easterly along the northerly limit of the road between concessions I and II to the westerly limit of Division Road; thence northerly along the westerly limit of Division Road to the southerly limit of the road between concessions III and IV; thence westerly along the southerly limit of the road between concessions III and IV to the easterly limit of the McCain Side Road; thence southerly along the easterly limit of the McCain Side Road; Side Road to the point of commencement.

SCHEDULE 41

MULMER CROWN GAME PRESERVE

In the Township of Mulmur in the County of Dufferin and composed of

- (a) the east half of Lot 5,
- (b) lots 6 and 7, and
- (c) the east half and south-west quarter of Lot 8, in Concession III, west of Hurontario Street.

SCHEDULE 42

MURRAY CROWN GAME PRESERVE

In the Township of Murray in the County of Northumberland and composed of

- (a) lots 15 and 16, Concession I, and
- (b) Lot 15, Concession II.

SCHEDULE 43

NIGHT HAWK CROWN GAME PRESERVE

In the Territorial District of Cochrane and described

Commencing at a point where the southerly limit of that part of the King's Highway known as number 101 is intersected by the easterly limit of the geographic Township of Matheson; thence southerly along the easterly limit of the geographic townships of Matheson and Cody to the high-water mark on the northerly shore of Night Hawk Lake; thence in a general westerly, southerly, easterly, southerly, westerly, and northerly, direction along that high-water mark and the high-water mark on the easterly bank of the Frederick House River to its intersection with the southerly limit of that part of the King's Highway known as number 101; thence easterly along the southerly limit of that part of the King's Highway known as number 101 to the point of commencement.

SCHEDULE 44

NOPIMING CROWN GAME PRESERVE

In part of the Township of McNab in the County of Renfrew, and in part in the Township of Fitzroy in the County of Carleton, and described as follows:

Commencing at a point in the Township of McNab where the northerly limit of the Canadian National Railways line intersects the easterly bank of the Madawaska River in Concession C of the Township of McNab; thence in a general easterly direction along that railway line through the Township of McNab in the County of Renfrew and the Township of Fitzroy in the County of Carleton to the south-easterly limit of Lot 23, Concession V, in the Township of Fitzroy; thence north-easterly along the south-easterly limit of Lot 23, Concession V, to the south-westerly bank of the Mississippi River; thence north-westerly along the south-westerly bank of the Mississippi River and in a general westerly direction along the southerly bank of the Ottawa River to the easterly bank of the Madawaska River; thence southerly along the easterly bank of the Madawaska River; thence southerly along the easterly bank of the Madawaska River to the point of commencement.

SCHEDULE 45

NORTH EASTHOPE CROWN GAME PRESERVE

In the Township of North Easthope in the County of Perth and described as follows:

Commencing at the intersection of the southerly limit of the allowance for road between concessions VIII and IX with the westerly limit of that township; thence easterly along the southerly limit of the allowance for road between concessions VIII and IX to the westerly limit of the allowance for road between lots 25 and 26 in Concession VIII; thence southerly along the westerly limit of the allowance for road between lots 25 and 26 in concessions VIII and VII to its intersection with the northerly limit of the allowance for road between concessions VI and VII; thence westerly along the northerly limit of the allowance for road between concessions VI and VII to its intersection with the westerly limit of the township; thence northeasterly along the westerly limit of the township to the place of commencement.

SCHEDULE 46

NORVAL CROWN GAME PRESERVE

In the Township of Esquesing in the County of Halton and described as follows:

Commencing at a point in Lot 11, Concession XI, where the westerly bank of the Credit River intersects the northerly limit of that part of the King's Highway known as number 7; thence westerly and northwesterly along the northerly limit of that highway to the north-westerly limit of Lot 12, Concession XI; thence north-easterly along the north-westerly boundary of Lot 12, Concession XI, to the south-westerly limit of the Norval Station Road; thence in a general southerly direction along the south-esterly limit of the Norval Station Road to the southerly bank of the Credit River; thence easterly and southerly along the southerly and westerly bank of the Credit River to the point of commencement.

SCHEDULE 47

PARADISE CROWN GAME PRESERVE

In the east section of the Township of Wellesley in the County of Waterloo and composed of

- (a) lots 2, 3, 4, 5, and 6, Concession A,
- (b) lots 1, 2, 3, and 4, concessions IV and V, and
- (c) lots 3, 4, and 5, Concession III.

SCHEDULE 48

PARIS CROWN GAME PRESERVE

In the Township of Brantford in the County of Brant and described as follows:

Commencing at a point in Concession I where the southerly limit of the Town of Paris intersects the easterly limit of the road between lots 11 and 12; thence in a general southerly direction along the easterly limit of the road to the south limit of Concession I; thence easterly along the south limit of Concession I to the easterly limit of the road between lots 12 and 13, Concession II; thence southerly along the easterly limit of the road through concessions I and III and continuing easterly along the northerly limit of the road to the westerly bank of Whiteman Creek; thence in a general northerly and westerly direction along the westerly bank of Whiteman Creek and the Grand River to the southerly limit of the Town of Paris; thence westerly along that limit to the point of commencement.

SCHEDULE 49

PEASEMARSH CROWN GAME PRESERVE

In the Township of Collingwood in the County of Grey and composed of

- (a) in Concession VI
 - (i) that part of Lot 26 lying southerly of that part of the King's Highway known as number 26, and
 - (ii) that part of Lot 27 lying south-westerly of that part of the King's Highway known as number 26,
- (b) in Concession VII
 - (i) lots 26, 28, and 29, and
 - (ii) that part of Lot 27 lying southwesterly of that part of the King's Highway known as number 26,
- (c) in Concession VIII
 - (i) lots 27 and 29,
 - (ii) the west half of Lot 28,
 - (iii) that part of Lot 30 lying northeasterly of that part of the King's Highway known as number 26, and
 - (iv) that part of Lot 31 lying south-easterly of the lands shown on a plan registered in the Registry Office for the North Riding of the County of Grey as Number 440,
- (d) the road allowance between Lot 26, Concession VI, and Lot 26, Concession VII,
- (e) that part of the road allowance between Lot 27, Concession VI, and Lot 27, Concession VII, lying southerly of that part of the King's Highway known as number 26,
- (f) that part of the road allowance between Lot 27, Concession VII, and Lot 28, Concession VII, lying south-westerly of that part of the King's Highway known as number 26,
- (g) the road allowance between Lot 27, Concession VIII, and Lot 28, Concession VIII, and
- (h) that part of the road allowance between Lot 30, Concession VIII, and Lot 31, Concession VIII, lying easterly of that part of the Kings' Highway known as number 26.

PEEL CROWN GAME PRESERVE

In the Township of Caledon in the County of Peel and composed of

- (a) the west half of Lot 9, Concession I, west of Hurontario Street,
- (b) lots 7, 8, 9, and the west half of Lot 10, Concession II, west of Hurontario Street,
- (c) lots 7, 8, 9, and 10, Concession III, west of Hurontario Street,
- (d) in Concession IV west of Hurontario Street,
 - (i) lots 8, 9, 10, and 11, and
 - (ii) that portion of Lot 12 lying between a travelled road in the east half of Lot 12 to the east of the Credit River and the easterly limit of the Canadian Pacific Railway line, and
- (e) the east half of Lot 10, Concession V, west of Hurontario Street.

SCHEDULE 51

PEMBROKE CROWN GAME PRESERVE

In the Township of Petawawa in the County of Renfrew and composed of lots 13 and 14, Lake Range.

SCHEDULE 52

PETERBOROUGH CROWN GAME PRESERVE

In the townships of Belmont and Methuen, Burleigh and Anstruther, and Chandos, in the County of Peterborough, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical;

Commencing at the intersection of the east bank of Jack Creek with the north shore of Stony Lake; thence north-easterly along that east bank to its intersection with the centre line of the allowance for road between lots 5 and 6 in Concession XII of that part of the Township of Burleigh and Anstruther which was formerly the Township of Burleigh; thence easterly along that centre line to its intersection with the centre line of the road known as the Nepthelene Mine Road; thence north-easterly along that centre line to its intersection with the centre line of the existing road to Kasshabog Lake; thence easterly and north-easterly along that centre line to the shore of Kasshabog Lake in Lot 14 in Concession VIII of that part of the Township of Belmont and Methuen which was formerly the Township of Methuen; thence in a general north-easterly direction and following the shore of Kasshabog Lake to its first intersection with the centre line of the allowance for road between concessions VI and VII in that part of the Township of Belmont and Methuen which was formerly the Township of Methuen; thence the casterly production of the boundary between lots 31 and 32 in Concession VII in that part of the Township of Belmont and Methuen which was formerly the Township of Methuen; thence westerly along that production, along that boundary, and along the boundary between lots 31 and 32 in Concession VIII in that township, to the intersection of the last-mentioned boundary with the east bank of Redmond Creek; thence south-westerly and westerly along that bank to the shore of Redmond Bay of Jack Lake in Lot 30 in Concession VIII of that part of that township; thence in a general westerly direction along the north shore of Redmond Bay of Jack Lake, along the north shore of Jack Lake, and along the north shore of Brooks Bay of Jack Lake to a point in the last-mentioned shore distant

8.852 chains measured westerly from and perpendicular to the east boundary of Lot 15 in Concession XVI in that part of the Township of Burleigh and Anstruther formerly known as the Township of Burleigh; thence north 20° 03′ west 66 feet, more or less, to an iron post; thence north 1° 05′ west 144.45 feet to an iron post; thence north 69° 57′ east 26.35 feet to an iron post; thence north 69° 57′ east 2.235 chains to an iron post; thence north 81° 50′ east 2.283 chains to an iron post; thence north 20° 03′ west 1.53 chains to an iron post; thence north 69° 57′ east 3.17 chains, more or less, to the easterly boundary of the above-mentioned lot; thence north 69° 57′ east to the centre line of the road known as the Jack Lane Road; thence in a general northerly direction along that centre line to its intersection with the northerly boundary of that part of the Township of Burleigh and Anstruther which was formerly known as the Township of Burleigh; thence westerly along that boundary to its intersection with the east bank of Eels Creek; thence in a general southerly and south-easterly direction along that bank to the north shore of Stony Lake; thence in a general easterly direction along that north shore to the place of commencement.

SCHEDULE 53

POINT PELEE CROWN GAME PRESERVE

In the Township of Mersea in the County of Essex and composed of lots 5 to 21, both inclusive, in the Naval Reserve at Point Pelee.

SCHEDULE 54

PUSLINCH CROWN GAME PRESERVE

In part in the Township of Puslinch in the County of Wellington, and in part in the Township of Waterloo in the County of Waterloo, and described as follows:

All that territory within 500 yards of the high-water mark on the shore of Puslinch Lake located in lots 1 to 6, both inclusive, in Concession I of the Township of Puslinch.

SCHEDULE 55

QUINTE CROWN GAME PRESERVE

In the Township of Sidney in the County of Hastings and described as follows:

(a) Commencing at a point where the casterly limit of Lot 8, Broken Front Concession, meets the high-water mark on the northerly shore of the Bay of Quinte in Lake Ontario; thence northerly along the easterly limit of Lot 8 to the southerly limit of the Canadian National Railways line; thence westerly along the southerly limit of that railway line to the easterly limit of Lot 7, Concession I; thence northerly along the easterly limit of Lot 7, Concession I, to the northerly limit of Parcel 15; thence westerly along the northerly limit of parcels 15 and 13, Lot 7, and parcels 12 and 11, Lot 6, to the easterly limit of Lot 5, Concession I; thence northerly along the easterly limit of Lot 5 to the southerly limit of the Canadian Pacific Railway line; thence westerly along the southerly limit of that railway line to the easterly limit of Parcel 8 to the north-easterly angle thereof; thence westerly along the northerly limit of Parcel 8 to the north-easterly angle thereof; thence southerly along the westerly limit of Parcel 8 to the north-easterly angle thereof; thence southerly along the westerly limit of Parcel 5; thence westerly along the northerly limit of Parcel 5 to the westerly limit of Lot 4, Concession I; thence southerly along the westerly limit of Lot 4, Concession I; thence southerly along the westerly limit of Broken

Front Concession, to the high-water mark on the northerly shore of the Bay of Quinte; thence easterly along the high-water mark on the northerly shore of the Bay of Quinte to the point of commencement, and

(b) The Island in the Bay of Quinte opposite lots 6 and 7, Broken Front Concession, known as Morton's Island.

SCHEDULE 56

RUSCOM CROWN GAME PRESERVE

In the Township of Rochester in the County of Essex and composed of lots 25 to 30, both inclusive, Concession IV.

SCHEDULE 57

SHEPPARD LAKE CROWN GAME PRESERVE

In the Township of Sydenham in the County of Grey and composed of lots 21 and 22, Concession I, S.C.R.

SCHEDULE 58

SHIRLEY BAY CROWN GAME PRESERVE

In the townships of March and Nepean in the County of Carleton and described as follows:

Commencing at a point where the north-easterly limit of the road between concessions IV and V in the Township of March intersects the south-easterly limit of the road between lots 15 and 16; thence in a general south-easterly direction along the north-easterly limit of the road between concessions IV and V through the Township of March to the boundary between the townships of March and Nepean; thence southerly along that boundary to its intersection with the northerly limit of the Canadian National Railways line; thence in a general south-easterly direction along that railway line through Concession A of the Township of Nepean to the northerly limit of the road between concessions A and I in that township; thence northeasterly along the northerly limit of the road between concessions A and I to the westerly limit of the road between lots 5 and 6, Concession A; thence northwesterly along the westerly limit of the road between lots 5 and 6 through Concession A, and along the product of the road between lots 5 and 6 through Concession A, and along the product of the road between lots 5 and 6 through Concession A. and along the product of the road between lots 5 and 6 through Concession A. and along the product of the road between lots 5 and 6 through Concession A. duction of the westerly limit of that road in a straight line across the mouth of Shirley Bay in the Ottawa River to the high-water mark on the southerly shore of Einnis Point in the Township of March; thence in a general northerly and north-westerly direction along the high-water mark on the westerly bank of the Ottawa River to its intersection with a north-easterly production of the south-easterly limit of the road between lots 15 and 16 in the Township of March; thence southwesterly along the production and along the southeasterly limit of the road to the point of commencement.

SCHEDULE 59

SIBLEY CROWN GAME PRESERVE

In the geographic Township of Sibley in the Territorial District of Thunder Bay and described as follows:

Premising that the bearings hereinafter mentioned are astronomical;

Commencing at the north-easterly angle of Mining Location Section 1; thence south astronomically along the easterly boundary of that section to the south-easterly angle of that location; thence north-easterly along the north boundaries of Wood's Location and Mining Location T to the north-easterly angle of the last-mentioned location; thence south-easterly along the easterly boundary of that location to the north-west angle of Mining Location A as shown on the plan of survey by H. P. Savigny, Provincial Land Surveyor,

dated August, 1868; thence east astronomically along the northerly boundary of Mining Location A to the north-easterly angle thereof; thence south astronomically along the easterly boundary of that location to the shore of Lake Superior; thence in a general westerly and south-westerly direction along that shore to the southerly boundary of the north half of Section 1 of the subdivision of Wood's Location; thence west astronomically along the southerly boundaries of the north half of sections 1, 2, and 3 of that location to the shore of Lake Superior; thence northerly and southwesterly along that shore to Thunder Cape; thence north-easterly along the shore of Thunder Bay of Lake Superior to the point of commencement.

SCHEDULE 60

SILVER LAKE CROWN GAME PRESERVE

In the Township of Woodhouse in the County of Norfolk and described as follows:

Commencing at a point where the easterly limit of Lot 14, Concession I, intersects the high-water mark on the northerly shore of Lake Erie; thence northerly along the easterly boundary of Lot 14 to the southerly limit of the road between concessions I and II; thence in a general westerly direction along the southerly limit of that road to the westerly limit of the road between lots 12 and 13, Concession II; thence northerly along the westerly limit of the road between lots 12 and 13, Concession II, to the southerly limit of the road between concessions II and III; thence westerly along the southerly limit of the road between concessions II and III to the easterly limit of the road between lots 6 and 7, Concession II; thence southerly along the easterly limit of the road between lots 6 and 7, Concession II, through concessions II and I and the production southerly of the easterly limit thereof to the highwater mark on the northerly shore of Lake Erie; thence easterly along the high-water mark on the northerly shore of Lake Erie to the point of commencement.

SCHEDULE 61

SOMBRA CROWN GAME PRESERVE

In the Township of Sombra in the County of Lambton and composed of

- (a) lots 24 to 30, both inclusive, in Concession X, and
- (b) lots 24 and 25 in Concession XI.

SCHEDULE 62

VIVIAN CROWN GAME PRESERVE

In the Township of Whitchurch in the County of York and composed of

- (a) Lot 22 in Concession V,
- (b) the east half of Lot 20 in Concession VI,
- (c) in Concession VII
 - (i) the west half of Lot 19,
 - (ii) the west quarter of Lot 21,
 - (iii) the south-west quarter of Lot 22,
 - (iv) the north-west quarter of Lot 23,
 - (v) the south-west quarter, and the southwest quarter of the east half, of Lot 24,
 - (vi) the north-east quarter of Lot 25,
 - (vii) the south-west quarter of Lot-28,

- (viii) the west quarter of Lot 30,
 - (ix) the west half of the east half, and the east half of the west half, of Lot 31.
 - (x) the east three-quarters of Lot 32, and
 - (xi) lots 26, 27, 33, 34, and 35, and
- (d) the east three-quarters of Lot 28 in Concession VIII.

WOODLANDS CROWN GAME PRESERVE

In the Township of Trafalgar in the County of Halton and composed of

- (a) the south-westerly half of Lot 30 in Concession II south of Dundas Street, and
- (b) that part of Lot 31 in Concession II south of Dundas Street lying northerly and easterly of Bronte Creek.

SCHEDULE 64

WYANDOTTE CROWN GAME PRESERVE

In the Township of Anderdon in the County of Essex and composed of lots 10 to 18, both inclusive, Concession I.

SCHEDULE 65

YARMOUTH CROWN GAME PRESERVE

In the Township of Yarmouth in the County of Elgin and composed of

- (a) lots 4 to 8, both inclusive, in Range I south of Edgeware Road,
- (b) lots 5 to 8, both inclusive, in Ranges I and II north of Edgeware Road, and
- (c) lots 5 to 8, both inclusive, concessions X and XI.

Number.....

FORM 1

The Game and Fisheries Act

19....

Under <i>The Game and Fisheries Act</i> and the regulations, and subject to the limitations thereof, this licence is granted to
of
to possess, carry or use fire-arms on the following lands:
being lands owned or occupied by him in the
Crown Game Preserve.
This licence expires the 31st day of December, 19
(date) Deputy Minister

(6305)

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 213/57.
Carrying of Goods in Bond through Ontario.
Amending O. Reg. 235/52.
Made—26th September, 1957.
Filed—30th September, 1957.

REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

- 1. Regulation 4 of Ontario Regulations 235/52 is amended by adding the following subregulation:
 - (3) A Class L Trip permit shall accompany the vehicle in respect of which it is issued during the trip, and shall be produced by the driver when demanded by a member of the Ontario Provincial Police Force or an officer of the Department designated by the Minister to assist in the enforcement of the Act.

(6306)

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THE CEMETERIES ACT

O. Reg. 214/57.
Closing of Cemetery—Trinity United Church Cemetery, Grimsby.
New.
Made—26th September, 1957.
Filed—1st October, 1957.

REGULATIONS MADE UNDER THE CEMETERIES ACT

TRINITY UNITED CHURCH CEMETERY, GRIMSBY

1. It is declared that the portion of Trinity United Church Cemetery in the Town of Grimsby, referred to in the schedule appended hereto, shall be closed and that no further interments shall take place therein.

SCHEDULE

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Town of Grimsby, in the County of Lincoln and Province of Ontario, and being composed of part of Lot 145, as shown on a Plan filed in the Registry Office for the Registry Division of the County of Lincoln as Corporation Plan No. 4, for the said Town of Grimsby, more particularly described as follows:

COMMENCING at a point in the easterly boundary of Murray Street distant therein North 19 degrees 36 minutes East, 98.1 feet from the south-west angle of said Lot 145; thence south 70 degrees 24 minutes East, 73.0 feet; thence north 19 degrees 36 minutes East, 48.0 feet; thence North 19 degrees 24 minutes East, 70.0 feet; thence North 19 degrees 36 minutes East, 69.6 feet more or less to a point in the northerly boundary of the said Lot; thence North 67 degrees 55 minutes West in the said northerly boundary, 143.1 feet to the easterly boundary of Murray Street; thence South 19 degrees 36 minutes West, in the said last mentioned boundary, 123.8 feet more or less to the place of beginning.

(6307)

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THE CEMETERIES ACT

O. Reg. 215/57.

Manner of Removal of Bodies—
Trinity United Church Cemetery, Grimsby.

New.

Made—26th September, 1957.

Filed—1st October, 1957.

REGULATIONS MADE UNDER THE CEMETERIES ACT

TRINITY UNITED CHURCH CEMETERY, GRIMSBY

1. It is directed that the bodies in the portion of Trinity United Church Cemetery in the Town of Grimsby, referred to in the schedule appended hereto, be removed in the manner and according to the procedure provided by section 35 of the Act.

SCHEDULE

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Town of Grimsby, in the County of Lincoln and Province of Ontario, and being composed of part of Lot 145, as shown on a Plan filed in the Registry Office for the Registry Division of the County of Lincoln as Corporation Plan No. 4, for the said Town of Grimsby, more particularly described as follows:

COMMENCING at a point in the easterly boundary of Murray Street distant therein North boundary of Murray Street distant therein North 19 degrees 36 minutes East, 98.1 feet from the south-west angle of said Lot 145; thence South 70 degrees 24 minutes East, 73.0 feet; thence North 19 degrees 36 minutes East, 48.0 feet; thence South 70 degrees 24 minutes East, 70.0 feet; thence North 19 degrees 36 minutes East, 69.6 feet more or less to a point in the northerly boundary of the said Lot; thence North 67 degrees 55 minutes West in the said northerly boundary minutes West in the said northerly boundary, 143.1 feet to the easterly boundary of Murray Street; thence South 19 degrees 36 minutes West, in the said last mentioned boundary, 123.8 feet more or less to the place of beginning.

(6308)

THE MOTHERS' AND DEPENDANT CHILDREN'S ALLOWANCES ACT, 1957

O. Reg. 216/57. General Regulations. Amending Ö. Reg. 191/57. Made—26th September, 1957. Filed—2nd October, 1957.

REGULATIONS MADE UNDER THE MOTHERS' AND DEPENDENT CHILDREN'S ALLOWANCES ACT, 1957

- 1.(1) Clause f of regulation 6 of Ontario Regulations 191/57 is revoked and the following substituted therefor:
 - (f) subject to subregulations 2 and 3, income from a farm:
- (2) Regulation 6 of Ontario Regulations 191/57 is amended by adding thereto the following subregula-
 - (2) For the purpose of subregulation 1 the annual income from a farm shall be

- (a) 20 per cent of the first \$1,000 gross income or any portion thereof;
- (b) 30 per cent of the second \$1,000 gross income or any portion thereof; and
- (c) 40 per cent of the third \$1,000 gross income or any portion thereof.
- (3) An applicant or recipient shall not be eligible for an allowance where the gross annual income from a farm is in excess of \$3,000 unless, in the opinion of a regional administrator, there are exceptional circumstances which justify the granting of an allowance.
- 2. Subregulation 1 of regulation 7 of Ontario Regulations 191/57 is amended by adding thereto the following clauses:
 - (ee) where a recipient lives in premises from which produce is derived and used by the recipient's family, the allowances under clause e may be reduced by an amount up to 25 per cent;
 - (eee) where an infant is being completely breast fed by a nursing mother who is an applicant or recipient no allowances shall be made for the infant under clause e:
- 3. Subregulations 2 and 3 of regulation 10 of Ontario Regulations 191/57 are revoked and the following substituted therefor:
 - (2) An applicant who is a mother or a dependent father shall not be eligible for an allowance where the applicant, the spouse of the applicant, and the children of the applicant own total liquid assets in excess of an amount equal to \$1,000 for an applicant with one dependant and \$200 for each additional dependant. dependant.
 - (3) An applicant who is a foster-mother shall not be eligible for an allowance on behalf of a foster-child where the foster-child owns liquid assets in excess of \$500.
 - (4) Where an allowance is being paid to a beneficiary under *The Mothers' Allowances Act*, 1952, who has complied with subregulations 3 or 4 of regulation 13 of Ontario Regulations 194/56, the allowance may be continued under this Act and these regulations and the monthly or other periodic payments shall be counted as income.
- 4. Regulation 11 of Ontario Regulations 191/57 is revoked and the following substituted therefor:
 - 11.(1) An applicant who is a mother or dependent father shall not be eligible for an allowance, who, or the spouse of whom, owns a total interest or estate in real property, other than that used as a dwelling place by the applicant, unless the applicant agrees to such arrange-ment or disposition of the interest or estate as the regional administrator deems advantageous for the care of the applicant's children.
 - (2) An applicant who is a foster-mother shall not be eligible for an allowance on behalf of a foster-child where the foster-child owns an interest or estate in real property, other than that used as a dwelling place by the foster-child, unless an arrangement or disposition of the interest or estate satisfactory to the regional administrator for the care of the applicant's foster-children is made.
 - 11a. Where an applicant is a mother or dependent father who, or the spouse of whom, has within the three years preceding the date of application, or at any date subsequent thereto, made

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an assignment or transfer of liquid assets or real property, and, in the opinion of a regional administrator, the consideration for the assignment or transfer was inadequate or the assignment or transfer was made for the purpose of qualifying the applicant for an allowance, the regional administrator may refuse to grant an allowance to the applicant or he may reduce the amount of allowance granted to compensate for the inadequate consideration.

- 11b.(1) An applicant shall not be eligible for an allowance who is eligible to receive benefits on behalf of a dependent child or foster-child under the War Veterans' Allowance Act, 1952 (Canada).
- (2) An applicant who is a mother shall not be eligible for an allowance
 - (a) who is regularly employed for more than 24 hours each week, or
 - (b) who, if not regularly employed, is employed more than 24 hours each week for a period of more than eight consecutive weeks.
- **5.** Subregulation 1 of regulation 15 of Ontario Regulations 191/57 is revoked and the following substituted therefor:
 - (1) Where a recipient, in the opinion of a regional administrator,
 - (a) does not expend his or her allowance towards the care of the child or children in respect of whom the allowance is paid, or
 - (b) is incapacitated, or is incapable of handling his or her allowance,

the regional administrator may

- (c) appoint a person to act as a trustee for the recipient and the allowance may be paid for the benefit of the recipient and his or her dependants to the person appointed as a trustee, or
- (d) suspend the allowance.

(6320)

THE DEPARTMENT OF TRANSPORT ACT, 1957

O. Reg. 217/57. Administration of Acts. New. Made-11th July, 1957 Filed-3rd October, 1957.

OC-2398/57

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Copy of an Order-in-Council approved by His Honour the Lieutenant-Governor, dated the 11th day of July, A.D. 1957.

Upon the recommendation of the Honourable the Prime Minister, the Committee of Council advise that pursuant to *The Department of Transport Act*, 1957, and *The Executive Council Act*, the administration of the following Acts be assigned to the Minister of Transport as from the 1st day of July, 1957,

(a) The Highway Traffic Act;

- (b) The Ontario Highway Transport Board Act, 1955;
- (c) The Public Commercial Vehicles Act;
- (d) The Public Vehicles Act.

Certified,

H. A. STEWART, Clerk, Executive Council.

(6321)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 218/57.

Manner of Taking Votes under Section 4 of The Act. New and Revoking O. Regs. 120/54, 26/56, 55/57 and 72/57.
Made—4th October, 1957. Filed-4th October, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

Manner of Taking Votes under Section 4 of the Аст

INTERPRETATION

- 1. In these regulations
 - (a) "area" when used with reference to a plan or a proposed plan means Ontario or that part of Ontario to which the plan applies or the proposed plan is to apply;
 - (b) "district" means a division of an area under subregulation 2 of regulation 2; and
 - (c) "polling booth" means a place of voting in a district on questions under section 4 of the Act.

VOTERS' LISTS

- 2.(1) The Board shall prepare in the manner prescribed by subregulations 3 and 4 voters' lists of all persons eligible to vote in the area upon the question submitted.
- (2) The Board shall divide the area into districts for the purpose of the vote.
 - (3) Voters' lists shall be prepared by districts.
- (4) Each voters' list shall contain the names and places of production of
 - (a) all persons eligible to vote, or
 - (b) all producers eligible to vote, as the case may be, in the district.

RETURNING OFFICERS

- 3.(1) The Board shall appoint a Returning Officer and such deputy returning officers as may be required for the taking of the vote.
- (2) One deputy returning officer shall be appointed for each district in the area.
- (3) The Board shall notify the Returning Officer and the deputy returning officers of their appointments before the first polling-day.

PREPARATION FOR VOTE

- 4.(1) The Board shall
 - (a) determine
 - (i) the number of polling booths required,
 - (ii) the day or days on which voting is to take place, and
 - (iii) the times during the day or days that polling booths are to remain open, and
 - (b) notify all Ontario Agricultural Representatives in the area of its determinations under clause a.
- (2) The Board shall prepare copies of
 - (a) the proposed plan, or
 - (b) the existing plan, or
 - (c) the proposed amendment to the existing plan or amendment to regulations with respect to the marketing of the regulated product under the plan,

and distribute them before the first polling-day

- (d) to each Ontario Agricultural Representative in the area, and
- (e) where a deputy returning officer in any district is not the Ontario Agricultural Representative, to the deputy returning officer appointed for the district.

BALLOTS

- **5.**(1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of persons eligible to vote or producers eligible to vote, as the case may be, necessary for the taking of the vote.
- (2) The Board shall forward the ballots to the Returning Officer before the first polling-day.

ARRANGEMENTS FOR VOTING

- **6.** The Board shall provide the polling booth and ballot boxes in each district.
- 7. The Board shall before the first polling-day furnish the Returning Officer with sufficient copies of all voters' lists to supply each deputy returning officer with at least two copies of the voters' list for the district of the deputy returning officer.
- 8. The Returning Officer shall furnish to each deputy returning officer before the first polling-day
 - (a) a sufficient number of ballots, not less than the number of persons eligible to vote or producers eligible to vote, as the case may be, necessary for the taking of the vote, in the district of the deputy returning officer,
 - (b) at least two copies of the voters' list of persons or producers, as the case may be, eligible to vote at the polling booth of the deputy returning officer, and
 - (c) a copy of the Act and these regulations and such further instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

9. Each deputy returning officer shall post up in the polling booth before the first polling-day

- (a) one copy of the voters' list of all persons eligible to vote or all producers eligible to vote, as the case may be, at the polling booth, and
- (b) one copy of the plan or the proposed plan.

VOTE TO BE SECRET

10. Every vote shall be by secret ballot.

VOTING

- 11.(1) Each deputy returning officer shall issue only one ballot to each person who
 - (a) is recorded on the voters' list, and
 - (b) presents himself as a voter at the polling booth.
- (2) Where a deputy returning officer deems it necessary, he shall require the person who presents himself as a voter to be identified as the person, or the producer, eligible to vote.
- (3) Where the name and place of production of any person is not recorded on the voters' list and he claims the right to vote, the deputy returning officer shall before issuing a ballot, require the person to write legibly his name and place of production on an envelope furnished by the deputy returning officer, and shall issue to him a ballot and an unmarked envelope.
- (4) A person who marks a ballot issued under subregulation 3 shall
 - (a) place the marked ballot in the unmarked envelope and seal it;
 - (b) place the sealed, unmarked envelope in the envelope furnished under subregulation 3 and seal it; and
 - (c) deliver his ballot in the inner and outer sealed envelopes to the deputy returning officer.
- (5) The deputy returning officer shall retain the ballot in the inner and outer sealed-envelopes until he delivers or sends it to the Returning Officer under clause b of subregulation 4 of regulation 12.
- 12.(1) The deputy returning officer shall see that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the last polling-day has expired.
- (2) Subject to subregulation 3 of regulation 11, the deputy returning officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.
- (3) The deputy returning officer shall mark on a copy of the voters' list the issuance of a ballot to each voter opposite his name.
- (4) Within three days from the date of the last polling-day the deputy returning officer shall deliver, or send by registered mail, to the Returning Officer
 - (a) all ballots deposited in the ballot box during voting,
 - (b) all envelopes containing ballots marked under subregulation 3 of regulation 11,
 - (c) the copy of the voters' list marked under subregulation 3, and
 - (d) all unused ballots.
- 13.(1) Where a vote is taken on a question of the approval of a proposed plan, an amendment to an existing plan, an amendment to regulations under an

existing plan, or the approval of an existing plan under subsection 1e of section 4 of the Act, no producer named on the voters' list shall

- (a) vote more than once on that question; or
- (b) vote at more than one polling booth; or
- (c) present himself as an eligible voter to a deputy returning officer after he has once voted.
- (2) No person shall impersonate a person entitled to vote or fraudulently place in a ballot box a paper other than the ballot paper issued to him for the purpose of registering his vote.
 - 14. No person shall at any polling booth
 - (a) cause any disturbance or loiter on the premises;
 - (b) intimidate any person entitled to vote;
 - (c) cause any person entitled to vote to fail to register his vote;
 - (d) remain on the premises after the deputy returning officer or a peace officer or a constable requests or orders him to leave the premises.
- 15. No person shall by word, gesture or deed hinder, intimidate or obstruct any producer entitled to vote in the registering of his vote or prevent him from entering a polling booth.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

16. The Board may engage such persons as the deputy returning officers may require to assist in the taking of the vote.

BALLOTS IN SEALED ENVELOPES

- 17.(1) The Returning Officer shall deliver to the Board all ballots in the envelopes sealed under sub-regulation 4 of regulation 11.
- (2) Where the Board finds that any person whose name and place of production recorded on an envelope was eligible to vote, it shall remove the inner sealed-

envelope and deliver it to the Returning Officer who shall remove the ballot and record the answer in the vote.

RETURN OF RETURNING OFFICER

- 18.(1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots cast are counted.
- (2) The return of the Returning Officer shall be in form 1.

PERCENTAGE OF VOTES

- 19.(1) The persons voting in favour of
 - (a) the approval of a proposed plan, or
 - (b) an amendment to an existing plan, or
 - (c) an amendment to regulations under an existing plan, or
 - (d) the approval of an existing plan under subsection 1e of section 4 of the Act,

shall be not less than 60 per cent of all persons who vote and not less than 51 per cent of all persons eligible to vote.

- (2) The persons voting in favour of the revocation of an existing plan shall be not less than 40 per cent of all persons who vote and not less than 34 per cent of all persons eligible to vote.
- **20.** Ontario Regulations 120/54, 26/56, 55/57 and 72/57 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

Dated at Toronto, this 4th day of October, 1957. (Seal)

FORM 1

The Farm Products Marketing Act RETURN OF RETURNING OFFICER

To The Farm Products Marketing Board, Parliament Buildings, Toronto.

The following is the result of a vote taken under section 4 of the Act on the question:

Number of ballots cast Number Number Number Number Number Number of eligible of ballots Deposited Ballots marked under of ballots of ballots of ballots of ballots printed voters subregulation 3 of in spoiled marked marked unused ballot box regulation 11 Yes No

Dated	
	C' (D

Signature of Returning Officer

(6322)



Publications Under The Regulations Act

October 19th, 1957

CORRIGENDUM

In paragraph .29 of regulation 8 of O. Reg. 209/57 on page 253 (foot pagination) of The Ontario Gazette published on the 5th of October, 1957, "CCL3" should read "CGL3".

(6353)

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THE CORPORATIONS TAX ACT, 1957

O. Reg. 219/57. General Regulations New. Made—3rd October, 1957. Filed—7th October, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS TAX ACT, 1957

1. Parts I to VII of these regulations apply to corporations in respect of all fiscal years ending during or after 1957.

PART I

AMENDMENTS TO THE ACT

101.(1) Subsection 6 of section 4 of *The Corporations Tax Act*, 1957 is repealed and the following substituted therefor:

- (6) For the purposes of subsection 5 of this section and subsection 5 of section 5,
 - (a) where merchandise that is sold to a customer is shipped to the customer from a permanent establishment of the corporation, the gross revenue derived therefrom shall be attributable to that permanent establishment and shall not be attributable to any other permanent establishment;
 - (b) where standing timber is sold, the gross revenue derived therefrom shall be attributable to the permanent establishment that includes the timber lands on which the timber is standing and not to any other permanent establishment; and
 - (c) where merchandise that is sold to a customer is shipped to the customer by the supplier of the corporation and does not pass through a permanent establishment of the corporation, the gross revenue derived therefrom shall be attributable to the permanent establishment to which the person negotiating the sale may reasonably be regarded as being attached.
- (6a) For the purposes of subsections 5, 11, 23, 24, 25 and 26 of this section and corresponding subsections of section 5, where a corporation pays a fee to a person under an agreement pursuant to which the person or employees of that person perform services for the corporation that would normally be performed by employees of the corporation, the fee so

paid shall be deemed to be salary paid in the fiscal year by the corporation and that part of the fee that may reasonably be regarded as payment in respect of services rendered at a particular permanent establishment of the corporation shall be deemed to be salary paid to an employee of that permanent establishment.

- (6b) For the purpose of subsection 6a, a fee does not include a commission paid to a person who is not an employee of the corporation.
- (2) Subsection 26 of the said section 4 is repealed and the following substituted therefor:
 - (26) Notwithstanding subsection 5, the amount of taxable income of a corporation, the chief business of which is the operation of ships, that shall be deemed to have been earned in a fiscal year in a province or territory of Canada outside Ontario is the aggregate of,
 - (a) that portion of its allocable income for the fiscal year that the port-call-tonnage in that province or territory of Canada is of the port-call-tonnage in Canada; and
 - (b) if its taxable income for the fiscal year exceeds its allocable income for the fiscal year, that portion of the excess that the aggregate of the salaries and wages paid in the fiscal year by the corporation to employees of any permanent establishment, other than a ship, in that province or territory of Canada, is of the aggregate of salaries and wages paid in the fiscal year by the corporation to employees of permanent establishments, other than ships, in Canada.
 - (26a) For the purpose of subsection 26,
 - (a) "allocable income for the fiscal year" means that portion of the taxable income of the corporation for the fiscal year that the port-call-tonnage in Canada is of the total port-call-tonnage;
 - (b) "port-call-tonnage in Canada" means the aggregate of the products obtained by multiplying, for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports in Canada by the number of tons of the registered net tonnage of that
 - (c) "port-call-tonnage in that province or territory of Canada" means the aggregate of the products obtained by multiplying, for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports in that province or territory of Canada by the number of tons of registered net tonnage of that ship; and
 - (d) "total port-call-tonnage" means the aggregate of the products obtained by multiplying, for each ship operated by the corporation, the number of calls made in the fiscal year by that ship at ports anywhere by the number of tons of the registered net tonnage of that ship.

- (3) The said section 4 is amended by adding thereto the following subsections:
 - (28a) Where a corporation has a permanent establishment in Ontario and a permanent establishment within a jurisdiction outside Canada and where the corporation is subject to taxation in that jurisdiction on a portion of its taxable income that is different from the portion that would pertain if subsections 5 to 28 of section 4 were applied because of a convention or a treaty for the avoidance of double taxation between Canada and that jurisdiction, this section applies as though that portion of the taxable income of the corporation remaining after deducting therefrom the portion thereof that is allocable to that jurisdiction in accordance with such convention or treaty were the total taxable income of the corporation.
 - (28b) Where a corporation, the chief place of business of which is in a jurisdiction outside Canada with which Canada has no convention or treaty for the avoidance of double taxation, has a permanent establishment in Ontario, this section applies as though the portion of the taxable income of the corporation which is subjected to taxation under section 31 of the *Income Tax Act* (Canada) were the total taxable income of such corporation.
 - (28c) Where a corporation has a permanent establishment in Ontario and has received income in the fiscal year in the form of dividends, interest, rents or royalties, which were derived from sources within a jurisdiction outside Canada in which the corporation has no permanent establishment and where such jurisdiction has imposed a tax on such income and where the corporation is entitled to a deduction from tax (hereinafter in this subsection referred to as "foreign tax credit") under section 41 of the *Income Tax Act* (Canada) with respect to the tax paid on such income to such jurisdiction, the corporation may deduct from the tax otherwise payable under section 4 an amount equal to the lesser of.
 - (a) 9 per cent of the portion of such income that is subject to tax under subsection 1 of section 4 after the deductions provided by subsection 2 of section 4 have been made; or
 - (b) the porportion of the deficiency between the foreign tax credit that would be allowed if no provincial tax abatement under section 40 of the *Income Tax Act* (Canada) were applicable and the foreign tax credit that would be allowed when the provincial tax abatement provided by section 40 of the *Income Tax Act* (Canada) has been applied which,
 - (i) the amount of the provincial tax abatement allowed under section 40 of the *Income Tax Act* (Canada) with respect to income of the corporation earned in Ontario measured in accordance with subsection 2 thereof,

bears to,

- (ii) the amount of the provincial tax abatement allowed under section 40 of the *Income Tax Act* (Canada) with respect to all income of the corporation subject to such abatement.
- (4) Subsection 29 of the said section 4 is amended by adding thereto the following clause:

- (ee) a corporation that was constituted exclusively for the purpose of providing low-cost housing accommodation for the aged, no part of the income of which was payable to, or was otherwise available for the personal benefit of, any proprietor, member or shareholder thereof.
- 102. Section 5 of *The Corporations Tax Act, 1957* is amended by adding thereto the following subsections:
 - (5a) Notwithstanding subsection 5, the amount of taxable paid-up capital of a trust and loan corporation or a trust corporation or a loan corporation that shall be deemed to have been used in a fiscal year in a jurisdiction outside Ontario is that proportion of its taxable paid-up capital that the gross revenue of its permanent establishments in that jurisdiction for the fiscal year is of the total gross revenue for the fiscal year of the corporation.
 - (5b) For the purpose of subsection 5a, the provisions of subsection 16 of section 4 apply mutatis mutandis.
 - (5c) Notwithstanding subsection 5, the amount of taxable paid-up capital of a corporation, the chief business of which is the operation of grain elevators, that shall be deemed to have been used in a fiscal year in a jurisdiction outside Ontario is one-half the aggregate of,
 - (a) that proportion of its taxable paid-up capital that the number of bushels of grain received in the fiscal year in the elevators operated by the corporation in that jurisdiction is of the total number of bushels of grain received in the fiscal year in all the elevators operated by the corporation; and
 - (b) that proportion of its taxable paid-up capital that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation.
 - (5d) Notwithstanding subsection 5, the amount of taxable paid-up capital of a corporation, the chief business of which is the transportation of goods and passengers, other than by the operation of a railway, steamship or airline service, that shall be deemed to have been used in a fiscal year in a jurisdiction outside Ontario is one-half the aggregate of,
 - (a) that proportion of its taxable paid-up capital that the number of miles travelled by its vehicles in that jurisdiction in the fiscal year is of the total number of miles travelled by its vehicles in the fiscal year; and
 - (b) that proportion of its taxable paid-up capital that the aggregate of salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that jurisdiction is of the aggregate of all salaries and wages paid in the fiscal year by the corporation.
 - (5e) Notwithstanding subsection 5, the amount of taxable paid-up capital of a corporation, the chief business of which is the operation of a pipeline for oil, gas or water, that shall be deemed to have been used in a fiscal year in a province or territory of Canada outside Ontario is one-half the aggregate of,

- (a) that proportion of its taxable paid-up capital that the number of miles of pipe of the corporation in that province or territory of Canada is of the number of miles of pipe of the corporation in Canada; and
- (b) that proportion of its taxable paid-up capital that the aggregate of the salaries and wages paid in the fiscal year by the corporation to personnel of the permanent establishments in that province or territory of Canada is of the aggregate of all salaries and wages paid in all its permanent establishments in Canada in the fiscal year by the corporation.
- (5f) Notwithstanding subsection 5, the amount of taxable paid-up capital of a corporation, the chief business of which is operating ships, that shall be deemed to have been used in a fiscal year in a province or territory of Canada outside Ontario is the aggregate of,
 - (a) that portion of its allocable paid-up capital that the port-call-tonnage in that province or territory of Canada is of the port-call-tonnage in Canada; and
 - (b) if its taxable paid-up capital exceeds its allocable paid-up capital, that portion of the excess that the aggregate of the salaries and wages paid in the fiscal year by the corporation to employees of any permanent establishment, other than a ship, in that province or territory of Canada is of the aggregate of salaries and wages paid in the fiscal year by the corporation to employees of permanent establishments, other than ships, in Canada.
- (5g) For the purpose of subsection 5f, "allocable paid-up capital" means that portion of taxable paid-up capital of the corporation that the port-call-tonnage in Canada is of the total port-call-tonnage and clauses b, c and d of subsection 26a of section 4 apply mutatis mutandis.
- 103. Section 22 of *The Corporations Tax Act, 1957* is amended by adding thereto the following clause:
 - (c) an amount received as a result of prospecting that section 53 provides is not to be included.
- 104.(1) Clauses a and b of subsection 1 of section 23 of The Corporations Tax Act, 1957 are repealed.
- (2) Subsection 1 of the said section 23 is amended by adding thereto the following clause:
 - (kk) the capital element of each annuity payment, other than a superannuation or pension benefit or a payment under a registered retirement savings plan, included in computing income for the fiscal year, that is to say, an amount equal to that part of the payment determined in the prescribed manner to have been a return of capital.
- (3) The said section 23 is amended by adding thereto the following subsection:
 - (1a) Notwithstanding clauses a and b of subsection 1 of section 24, there shall be deducted in computing the income of a corporation for a fiscal year,
 - (a) such part of the capital cost to the corporation of property, or such amount in respect of the capital cost to the corporation of property, if any, as is provided by the regulations;

- (b) such amount as an allowance in respect of an oil or gas well, mine or timber limit, if any, as is allowed to the corporation by the regulations.
- (4) Subsection 3 of the said section 23 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (5) Subsection 4 of the said section 23 is amended by striking out "subsection 1" in the first and second lines and inserting in lieu thereof "subsection 1a".
- (6) The said section 23 is further amended by adding thereto the following subsection:
 - (8) Notwithstanding clauses a and b of subsection 1 of section 24, there may be deducted in computing the income from a business of a corporation for a fiscal year an amount paid by the corporation in the fiscal year to a person, other than a person with whom the corporation does not deal at arm's length, for the purpose of making a service connection to its place of business for the supply, by means of wires, pipes or conduits, of electricity, gas, telephone service, water or sewers supplied by such person, to the extent that the amount so paid was not paid,
 - (a) to acquire property of the corporation; or
 - (b) as consideration for the goods or services for the supply of which the service connection was undertaken or made.
- 105. Section 24 of *The Corporations Tax Act, 1957* is amended by adding thereto the following subsection:
 - (6) Clause c of subsection 1 does not apply in respect of an outlay or expense made or incurred by a corporation, at a time when more than 50 per cent of its property consisted of shares in the capital stock of a subsidiary controlled corporation subsidiary to it, for the purpose of gaining or producing income in the form of dividends from any such corporation or in connection with property in the form of shares in the capital stock thereof.
- 106.(1) Subsection 3 of section 25 of *The Corporations Tax Act*, 1957 is amended by striking out "subsection 1" in the fifth line and inserting in lieu thereof "subsection 1a".
- (2) The said section 25 is amended by adding thereto the following subsection:
 - (4) The income of a corporation from a business, property or other source of income or from sources in a particular place means the income of the corporation computed in accordance with this Part on the assumption that it had during the fiscal year no income except from that source or those sources of income and was entitled to no deductions except those related to that source or those sources.
- 107. Subsection 7 of section 28 of *The Corporations Tax Act, 1957* is amended by striking out "subsection 1" in the fourth line and inserting in lieu thereof "subsection 1a".
- 108.(1) Subsection 1 of section 29 of *The Corporations Tax Act*, 1957 is amended by striking out "subsection 1" in the sixteenth line and inserting in lieu thereof "subsection 1a".
- (2) Subsection 3 of the said section 29 is amended by striking out "subsection 1" where it occurs in the first line of clause a and in the eighth line of clause c respectively and inserting in lieu thereof "subsection 1a".

- 109.(1) Subsection 2 of section 32 of *The Corporations Tax Act*, 1957 is amended by striking out "subsection 1" where it occurs in the ninth line of clause a, in the eighth line of clause b and in the fourth line of subclause ii of clause b respectively and inserting in lieu thereof "subsection 1a".
- (2) Subsection 3 of the said section 32 is amended by striking out "subsection 1" where it occurs in the eighth line and in the sixth line of clause b respectively and inserting in lieu thereof "subsection 1a".
- (3) Subsection 4 of the said section 32 is amended by striking out "subsection 1" where it occurs in the second line, in the fifth line of clause a and in the fifth and sixth lines of clause d respectively and inserting in lieu thereof "subsection 1a".
- (4) Subsection 6 of the said section 32 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (5) Subsection 8 of the said section 32 is amended by striking out "subsection 1" in the fifth line and inserting in lieu thereof "subsection 1a".
- 110.(1) Subsection 1 of section 33 of *The Corporations Tax Act*, 1957 is amended by striking out "subsection 1" in the sixth line and inserting in lieu thereof "subsection 1a".
- (2) Subsection 2 of the said section 33 is amended by striking out "subsection 1" in the fourth line and inserting in lieu thereof "subsection 1a".
- (3) Clause c of subsection 3 of the said section 33 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- 111. Clause a of section 37 of *The Corporations Tax Act*, 1957 is repealed and the following substituted therefor:
 - (a) the aggregate of gifts made by the corporation in the fiscal year, or in the immediately preceding fiscal year, to the extent of the amount thereof that was not deductible under Part III in computing the taxable income of the corporation for that immediately preceding fiscal year, to charitable organizations in Canada exempt from tax by clause d of subsection 29 of section 4, to corporations resident in Canada and exempt from tax by clause e or ee of subsection 29 of section 4, and to Her Majesty in right of any province of Canada other than Ontario and any Canadian municipality, not exceeding 5 per cent of the income of the corporation for the fiscal year, if payment of the amounts given is proven by the filing of receipts or photostatic reproductions thereof with the Treasurer.
- 112.(1) Clause a of section 38 of The Corporations Tax Act, 1957 is amended by striking out "under section 4" in the third line and inserting in lieu thereof "under Part I of the Income Tax Act (Canada)", so that the clause shall read as follows:
 - (a) was resident in Canada in the fiscal year and was not by virtue of a statutory provision exempt from tax under Part I of the *Income* Tax Act (Canada) for the fiscal year.
- (2) The said section 38 is amended by striking out "or" at the end of clause b, by adding "or" at the end of clause c and by adding thereto the following clause:
 - (d) had never paid a tax under Part I of the *Income Tax Act* (Canada) by virtue of subsections 5 and 6 of section 83 thereof.
- **113.** Clauses *e* and *f* of subsection 2 of section 42 fo *The Corporations Tax Act*, 1957 are repealed and the following substituted therefor:

- (e) it has, not later than ninety days after the commencement of the fiscal year, elected in the manner provided by section 70 of the *Income Tax Act* (Canada) to be taxed as provided by section 70 thereof; and
- (f) it has not, before the fiscal year, revoked the election under the *Income Tax Act* (Canada) to be taxed under that Act as provided by section 70 thereof.
- 114. Subsection 5 of section 44 of *The Corporations* Tax Act, 1957 is amended by striking out "subsection 1" in the fifth line and inserting in lieu thereof "subsection 1a".
- 115. Section 45 of *The Corporations Tax Act, 1957* is amended by adding thereto the following subsection:
 - (5) Clause a of subsection 2 of section 51 does not apply where the corporation that redeemed or acquired its common shares or that reduced its common stock is a co-operative corporation.
- 116. Subsection 4 of section 49 of *The Corporations* Tax Act, 1957 is amended by striking out "in the prescribed manner" in the fourth and fifth lines and inserting in lieu thereof "under subsection 7 of section 79 of the *Income Tax Act* (Canada)", so that the subsection shall read as follows:
 - (4) Where the terms of an arrangement under which a corporation makes payments to a trustee specifically provide that the payments shall be made "out of profits", such arrangement shall, if the corporation has so elected under subsection 7 of section 79 of the *Income Tax Act* (Canada), be deemed for the purpose of subsection 1 to be an arrangement for payments "computed by reference to the profit of the corporation from its business".
- 117. Subsection 1 of section 50 of *The Corporations Tax Act, 1957* is amended by inserting after "trust" in the fifth line "exclusively".
- 118.(1) Subclause i of clause b of subsection 1 of section 54 of *The Corporations Tax Act, 1957* is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (2) Subclause i of clause b of subsection 2 of the said section 54 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (3) Subclause i of clause d of subsection 3 of the said section 54 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (4) Subclause i of clause d of subsection 7 of the said section 54 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (5) Subsection 8 of the said section 54 is amended by striking out "has at any time after 1954 acquired from a corporation, hereinafter in this subsection referred to as the "predecessor corporation", the principal business of which was production, refining or marketing of petroleum, petroleum products or natural gas, exploring or drilling for petroleum or natural gas, or mining or exploring for minerals, all or substantially all of the property of the predecessor corporation used by it in carrying on the business" in the eighth to fifteenth lines and inserting in lieu thereof "has, at any time after 1954, acquired from a corporation, hereinafter in this subsection referred to as the "predecessor corporation", the principal business of which was production, refining or marketing of petroleum, petroleum products or natural gas, exploring or drilling for petroleum or natural gas, or mining or exploring for

minerals, all or substantially all of the property of the predecessor corporation used by it in carrying on that business in Canada''.

- (6) Subclause i of clause f of subsection 8 of the said section 54 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- (7) The said section 54 is amended by adding thereto the following subsection:
 - (8a) A reference in subsection 3, 5, 7 or 8 to a corporation, the principal business of which is mining or exploring for minerals, shall, for the purposes of this section and subsection 7 of section 52, be deemed to include a reference to a corporation, the principal business of which is processing mineral ores for the purpose of recovering metals therefrom or a combination of,
 - (a) processing mineral ores for the purpose of recovering metals therefrom; and
 - (b) processing metals recovered from the ores so processed;

but in making applicable this section and subsection 7 of section 52 to any such corporation there shall be substituted,

- (c) for the references, respectively, in subsections 3, 5, 7 and 8 to the years 1952, 1952, 1953 and 1954, a reference in each case to the year 1956; and
- (d) for the reference in subsection 7 of section 52 to the year 1954, a reference to the year 1956.
- (8) Subregulation 5 is applicable in respect of property of a corporation acquired after 1954, except that, in computing the income of a successor corporation for a fiscal year prior to the fiscal year ending in 1957, no amount is deductible under subsection 8 of section 54 of *The Corporations Tax Act*, 1957 as amended by subregulation 5.
- 119. Subsection 2 of section 55 of *The Corporations Tax Act, 1957* is amended by striking out "subsection 1" in the fifth line and inserting in lieu thereof "subsection 1a".
- 120.(1) Subsection 1 of section 56 of *The Corporations Tax Act*, 1957 is amended by striking out "subsection 1" in the seventh line and inserting in lieu thereof "subsection 1a".
- (2) Clause b of subsection 3 of the said section 56 is amended by striking out "subsection 1" in the second line and inserting in lieu thereof "subsection 1a".
- 121. Subclauses iii and iv of clause c of subsection 1 of section 57 of *The Corporations Tax Act*, 1957 are repealed and the following substituted therefor:
 - (iii) periods for which rent or other amounts for the possession or use of land or chattels have been paid in advance, or
- 122. Subsection 1 of section 60 of *The Corporations Tax Act, 1957* is amended by striking out "subsection 1" in the thirty-first line and inserting in lieu thereof "subsection 1a".

PART II

CAPITAL ELEMENT OF ANNUITY PAYMENTS

201. For the purpose of clause kk of subsection 1 of section 23 of the Act,

- (a) where an annuity is paid under a contract for a term of years certain, the amount deemed to be a return of capital is that proportion of each annuity payment that the consideration for, or purchase price of, the contract is of the total of the payments; or
- (b) where an annuity is paid under a contract under which the continuation of the annuity payments depends in whole or in part on the survival of a person, the amount deemed to be a return of capital is that proportion of each annuity payment that the consideration for or the purchase price of the contract is of the total of the payments expected to be made.
- 202. For the purpose of regulation 201,
 - (a) where the continuance of the payments under any contract depends on the survival of a person, the table of mortality known as the 1937 Standard Annuity Table as published in Volumes XXXIX and XL of the Transactions of the Actuarial Society of America shall be used in computing the payments expected to be made under the contract, calculations being based on complete expectations of life, and Gompertz's Law of Mortality shall be deemed to apply throughout the Table;
 - (b) where the annual payments commence on the expiry of a term of years or on the death of any person, then, the consideration for the contract shall be taken to be the lump sum, if any, which the persons entitled to the said annual payments might have accepted in lieu thereof, or the sum ascertainable from the contract as the present value of the annuity at the date the payments commence, and where there is no such sum, then, the consideration shall be taken to be,
 - (i) in the case of a contract issued under the Government Annuities Act (Canada), the premium or premiums paid accumulated with interest at the rate of 4 per cent per annum to the date of expiry of the said term of years; and
 - (ii) in the case of other contracts, the present value of the said payments, computed, as at the date the payments commence, on the basis of a rate of interest at 4 per cent per annum, and, where the payments depend on the survival of a person, probabilities of survival according to the said table of mortality;
 - (c) where the continuance of the annual pay ments under any contract depends on th survival of a person, the age of that person on any date as of which a calculation is being made shall be determined by subtracting the calendar year of his birth from the calendar year in which such date occurs; and
 - (d) where the continuance of the annual payments under any contract depends on the survival of a person, and where, in the event of the death of that person before the annual payments aggregate a stated sum the contract provides that the unpaid balance of the stated sum shall be paid, either in a lump sum or instalments, then, for the purpose of determining the expected term of the contract, the contract shall be deemed to provide for the continuance of the payments thereunder for a minimum term certain equal to the nearest integral number of years required to complete the payment of the stated sum.

PART III

TAXES ON INCOME FROM MINING AND LOGGING OPERATIONS

- **301.**(1) The amount that a corporation may deduct from income under clause n of subsection 1 of section 23 of the Act shall be that proportion of the total taxes on income paid by the corporation to a province, or to a Canadian municipality in lieu of taxes on property or any interest in property, that
 - (a) the income of the corporation derived from mining operations as defined herein, or
 - (b) the income of the corporation derived from logging operations as defined herein,

is of the total income in respect of which the taxes were so paid.

- (2) In this Part
 - (a) "income derived from logging operations" by a corporation in a fiscal year means,
 - (i) where standing timber is cut in a province by the corporation or logs cut from standing timber in a province have been acquired by the corporation, if the logs thus obtained are sold by the corporation in that province prior to or on delivery to a saw-mill, pulp or paper plant or other place for processing logs, the net profit for that fiscal year derived by the corporation from the acquisition and sale, or acquisition, transportation and sale, of the logs;
 - (ii) where standing timber in a province, or the right to cut standing timber in a province, is sold by the corporation on a stumpage or royalty basis or otherwise, the net profit for the fiscal year from the acquisition of the standing timber or the right to cut standing timber, and the sale of the timber;
 - (iii) where standing timber is cut in a province by the corporation or logs cut from standing timber in the province have been acquired by the corporation, if the logs thus obtained are exported from Canada prior to sale or delivery to a saw-mill, pulp or paper plant or other place for processing logs, or if the logs are exported from that province and sold prior to or on delivery to a saw-mill, pulp or paper plant or other place for processing logs, the net profit for that year derived by the corporation from the acquisition or the acquisition and transportation of the logs, computed from the value of the logs exported during the fiscal year, as determined by that province, minus the aggregate of the cost of acquiring, cutting, transporting and selling the logs;
 - (iv) except as provided in subclause v, where standing timber is cut in a province by the corporation or logs cut from standing timber in a province have been acquired by the corporation, if the corporation operates a saw-mill, pulp or paper plant or other place for processing logs in Canada wherein the logs are processed, the net profit for the fiscal year from all sources, minus the aggregate of
 - (A) the returns received by the corporation by way of dividends, interest or other like payments from stocks, shares, bonds, debentures, loans or other like investments,

- (B) the net profit if any derived by the corporation from and attributable in accordance with sound accounting principles to the carrying on of any business, or derived from and so attributable to any source, other than logging operations and the transportation, processing and sale, or the transportation, processing or sale, of logs and standing timber, and other than as a return on investments mentioned in paragraph (A),
- (C) the net profit if any derived by the corporation under subclauses i, ii, and iii, and
- (D) an amount, by way of return on capital employed by the corporation in processing logs, equal to 8 per cent of the original cost to the corporation of the depreciable assets including machinery, equipment, plant, buildings, works and improvements, used by the corporation in the processing of logs, but not in excess of 65 per cent, nor less than 35 per cent or such greater percentage, not in excess of 65, as the province may determine, of that portion of the total net income from all sources remaining after deducting therefrom the amounts specified in paragraphs (A), (B), and (C); and
- (v) where the corporation cuts standing timber or acquires logs cut from standing timber, in more than one province, the income derived from logging operations for the fiscal year shall be allocated between such provinces in the same ratio that the quantity of logs cut or acquired originating in a province in the fiscal year bears to the total quantity of logs cut or acquired by the corporation in that year;
- (b) "income derived from mining operations" means the net profit derived or deemed to have been derived from mining operations by a corporation engaged therein with or without an allowance in respect of depletion and if such corporation receives net profit from sources other than mining operations either by reason of the carrying on by the corporation of the processing of mineral ore extracted by him or otherwise, the net profit to be deemed to have been derived by the corporation from mining operations shall not exceed that portion of the total net profit received by the corporation from all sources, determined by deducting from the said total the aggregate of
 - (i) the returns received by the corporation by way of dividends, interest or other like payments from stocks, shares, bonds, debentures, loans or other like investments:
 - (ii) the net profit if any derived by the corporation from and attributable in accordance with sound accounting principles to the carrying on of any business, or derived from and so attributable to any source, other than mining operations and the processing and sale of mineral ore or products produced therefrom, and other than as a return on investments mentioned in subclause i; and
 - (iii) an amount by way of return on capital employed by the corporation in processing mineral ore or products derived therefrom, equal to 8 per cent of the original

cost to the corporation of the depreciable assets including machinery, equipment, plant, buildings, works and improve-ments, used by the corporation in the processing of mineral ore or products derived therefrom, but the amount to be deducted under this subclause shall not be in excess of 65 per cent, nor less than 15 per cent or such greater percentage, not in excess of 65, as the province may determine, of that portion of the said total net profit remaining after deducting therefrom the amounts specified in subclauses i and ii;

- (c) "mine" includes any work or undertaking in which mineral ore is extracted or produced, including a quarry;
- (d) "minerals" includes every naturally occurring inorganic or fossilized organic substance which is mined, quarried or otherwise obtained from the earth at or below its surface, but does not include petroleum or natural gas;
- (e) "mineral ore" includes all unprocessed minerals or mineral-bearing substances;
- (f) "mining operations" means the extraction or production of mineral ore from or in any mine or its transportation to or for any part of the distance to the point of egress from the mine including any processing thereof prior to or in the course of such transportation, but not including any processing thereof after removal from the mine;
- (g) "processing", as applied to mineral ore, includes all forms of beneficiation, smelting and refining, and transporting and distributing, but does not include any of these opera-tions that are performed with respect to mineral ore before its removal from the mine.
- (3) Nothing contained herein shall be construed as allowing a corporation to deduct an amount in respect of taxes imposed under a statute or by-law which is not restricted to the taxation of persons engaged in mining or logging operations.

PART IV

ALLOWANCES IN RESPECT OF CAPITAL COST

- **401.**(1) Under clause a of subsection 1a of section 23 of the Act, every corporation shall deduct for each fiscal year the same part of the capital cost to the corporation of property, or the same amount in respect of the capital cost to the corporation of property, as is deducted by the corporation under clause a of subsection 1 of section 11 of the Income Tax Act (Canada) for the same fiscal year pursuant to regulations 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1700, 1701, 1702, 1703, and 1704, and schedules B, C, D and E thereto, made under the *Income Tax Act* (Canada) as such regulations and schedules are in force and are applied from time to time under that Act.
- (2) For the purposes of clause a of subsection 1a of section 23 and of sections 32, 33 and 34 of the Act, classes of property are prescribed as provided in Parts XI and XVII and schedules B, C, D and E of the regulations as they are in force from time to time under the *Income Tax Act* (Canada).
- **402.** Under clause b of subsection 1a of section 23of the Act, every corporation shall deduct for each fiscal year the same amounts in connection with the operation of an oil or gas well or mine as are deducted by the corporation under clause *b* of subsection 1 of section 11 of the *Income Tax Act* (Canada) for the same fiscal year pursuant to regulations 1200, 1201, 1202, 1203, 1204, and 1205 made under the *Income Tax Act* (Canada) as such regulations are in force and are applied from the translations are in force and are applied from time to time under that Act.

PART V

DEDUCTIONS ALLOWED IN RESPECT OF CERTAIN DIVIDENDS

- 501. For the purpose of subsection 2 of section 23 of the Act, where a corporation receives a dividend from another corporation that is not carrying on business in Canada, if the mineral profits of that other corporation are equal to not less than 50 per cent of its income, the deduction allowed is 15 per cent of the dividend.
- 502. For the purpose of this Part, a dividend does not include an amount deemed by the Act to be a dividend.
- 503. For the purpose of this Part, "mineral profits" has the same meaning as is provided by clause a of regulation 1303 of the regulations made under the *Income Tax Act* (Canada).

PART VI

EXEMPT MINES

- 601. For the purpose of subsection 4 of section 53 of the Act, the following conditions are hereby prescribed:
 - (a) the corporation shall maintain separate accounting records in respect of the mine
 - (i) for the period beginning with the commencement of operation of the mine by the corporation and ending with the day before the day on which the mine came into production, and
 - (ii) for each fiscal year of the corporation which includes a part of the thirty-six months beginning with the day on which the mine came into production;
 - (b) if the operation of the mine was the only business carried on by the corporation on the day before the day on which the mine came into production, the corporation shall end its fiscal year and close its books of account as of that day;
 - (c) if clause b does not apply, the corporation shall close its accounting records in respect of the mine on the day that is thirty-six months after the day on which the mine came into production; and
 - (d) the corporation shall file such return as is required for the purpose of carrying out the provisions of this Part with the Treasurer.

Part VII

701. For the purpose of clause a of subsection 22 of section 4 of the Act the payload capacity of the type of aircraft named in column 1 of the table shall be the number of pounds set opposite thereto in column 2.

TABLE

	COLUMN 1	Column 2
Item	Aircraft Type	Payload capacity in pounds
1	Aeronca K	180
2 3	Aeronca C3	215
	Aeronca KC	205
4 5	Aeronca LC	317
5	Aeronca 7AC	231

	COLUMN 1	COLUMN 2		COLUMN 1	COLUMN 2
		Payload capacity			Payload capaci
Item	Aircraft Type	in pounds	Item	Aircraft Type	in pounds
6	Aeronca 7BCM	187	82	Fairchild 71	1,565
7	Aeronca 7DC	253	83	Fairchild 82A	1,811
8	Aeronca 11AC	208	84	Fairchild 82B	1,843
9 10	Aeronca 11BC Aeronca 11CC	182 280	85 86	Fairchild 82D Fairchild 82D (Seaplane)	1,661 174
11	Aeronca 15AC	722	87	Fairchild FC2W2	1,595
12	Aeronca 50C	194	88	Fleet 2	504
13 14	Aeronca 65CA Aeronca 65LB	229 274	89	Fleet 7 Fleet 16B	288 444
15	Aeronca 65TC	207	91	Fleet 80	327
16	Aeronca 65CA	229	92	Globe GC-1B	284
17 18	Avro Anson V Barkley-Grow T8P1	2,138 1,657	93	Globe GC-1A	254
19	Beech C-17R	560	95	Grumman G21A Grumman G44	834 801
20	Beech C18S	1,300	96	Grumman G73	1,728
21 22	Beech D17S	813	97	Hiller VC 12A (Helicopter)	430
23	Beech A18A Beech D18S	1,740 1,649	98	Junkers W33/34 Lancaster MKI	1,849 28,745
24	Beech E17B	214	100	Lockheed 10A	2,250
25	Beech G17S	597	101	Lockheed 10B	2,354
26 27	Beechcraft 35 Bell Helicopter	680 454	102	Lockheed 12A Lockheed 14-08	1,448 3,083
28	Bellanca 14-13	553	104	Lockheed 18-08A	3,608
29	Bellanca 14-13-2	592	105	Lockheed 18-50	4,281
30 31	Bellanca Skyrocket 31-55A Bellanca 66-75	1,710 2,832	106 107	Lockheed 18-56 Luscombe 8	3,847 221
32	Bellanca 31-55A	1,724	108	Luscombe 8A	278
33	Boeing 247-D	2,726	109	Luscombe 8C	252
34 35	Bristol 170 Buhl CA6M	18,168 1,151	110	Luscombe 8E Luscombe 8F	246 301
36	Burnelli CBY-3	8,252	112	Lysander II	2,205
37 38	Canadair C4-1	27,864	113	Navion	733
39	Cessna C34 Cessna C37	648 557	114 115	Noorduyn VC-64A Norseman 1	1,424 2,096
40	Cessna T50	1,034	116	Norseman IV	1,308
41 42	Cessna 120 Cessna 140	383 318	117	Norseman V Norseman VI	2,035 2,289
43	Cessna 170	727	119	North American AT-6	571
44	Cessna 195	850	120	Noranda T-65	279
45 46	Curtiss Robin C-1 Curtiss C-46E	380 15,356	121 122	Piper J2 Piper J3	227 302
47	Consolidated PBY-5A	5,784	123	Piper J3C50	260
48	De Havilland DHC-1B2	284	124	Piper J3C65	304
49 50	De Havilland 104-1 De Havilland DHC-2	2,216 1,732	125 126	Piper J4A Piper L4B	209 289
51	DHC1 (Chipmunk)	374	127	Piper J4E	435
52	D.H. Rapide 111	1,365	128	Piper J5A	438
53 54	D.H. 60 Moth G-M D.H. 60 X Moth	291 358	129 130	Piper J3-F50 Piper PA-11	252 261
55	D.H. 80A Puss Moth	452	131	Piper PA-12	511
56 57	D.H. 82A Tiger Moth	442	132	Piper PA-14	677
58	D.H. 82C Tiger Moth D.H. 83C Fox Moth	337 453	133	Piper PA-16 Piper PA-18	632 278
59	D.H. 83 Fox Moth	436	135	Piper PA-20	698
60 61	D.H. 873 Hornet Moth	305	136	Piper PA-22	698
62	D.H. 87B Hornet Moth D.H. 89 Dragon Rapide	416 1.668	137 138	Porterfield 35.70 Rambler MK.III	258 299
63	D.H. 90 Dragonfly	972	139	Republic RC3	547
64 65	D.H. 104-1 Douglas C-54-E	2,015	140	Rearum 9000L	265
66	Douglas DC3-G202 & S1C3	22,885 G 4,753	141 142	Sikorsky S-55 (Helicopter) Stearman C3B	1,787 411
67	Douglas DC4-M2	23,421	143	Stearman 4D	764
68 69	Ercoupe 415-C Ercoupe 415	202 328	144	Stinson Jr. S	706 407
70	Fairchild F11 (Seaplane)	1,553	145 146	Stinson HW-75 Stinson SM2AA	407 642
71	Fairchild F11	2,189	147	Stinson SR5A	799
72 73	Fairchild 24 Fairchild F24-W46	541 491	148 149	Stinson SR8 Stinson SR9D	327 670
74	Fairchild 24C8E-6	491 371	150	Stinson SR9D Stinson SR9F	670 767
75	Fairchild 24K	639	151	Stinson 1C	327
76 77	Fairchild Kr34-C Fairchild 51	$\frac{529}{1,027}$	152 153	Stinson Sr-10F Stinson 108-1	1,046 692
78	Fairchild M62A-3	413	154	Stinson 108-1 Stinson 108-2	624
79 80	Fairchild M62B	66	155	Stranraer	3.833
80 81	Fairchild 71C Fairchild 51-71	1,850 2,159	156 157	Taylorcraft A (Taylor Your Taylorcraft BC	ng) 245 238
	VA VA	2,107	, 107	Ta, forciare DC	200

	COLUMN 1	COLUMN 2
Item	Aircraft Type	Payload capacity in pounds
158	Taylorcraft BC12D	180
159	Taylorcraft BL	230
160	Taylorcraft BL65	253
161	Taylor Cub 12	193
162	Travelair SB 6000A	1,004
163	Tudor MKV	20,705
164	Waco AQC	632
165	Waco CIC	635
166	Waco YKC-S	488
167	Waco-YKS-6	767
168	Waco (Biplane YKS-7)	739
169	Waco ŻKS-6	725
170	Waco ZKC-6	515
171	Waco ZQC-6	832
(6332)	,	42

THE GAME AND FISHERIES ACT

O. Reg. 220/57. Open Season for Pheasants. Amending O. Reg. 185/57. Made—3rd October, 1957. Filed—8th October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause b of subregulation 1 of regulation 3 of Ontario Regulations 185/57 is revoked and the following substituted therefor:
 - (b) from the 23rd of October to the 26th of October, both inclusive, in 1957 in the townships of East Gwillimbury, King, Vaughan, and Whitchurch, in the County of York, and the townships of Pickering and East Whitby in the County of Ontario;

(6333) 42

THE INDUSTRIAL STANDARDS ACT

O. Reg. 221/57.
Schedule for the Lathing Industry—Ottawa Zone.
New and Revoking O. Reg. 128/55.
Made—3rd October, 1957.
Filed—9th October, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 128/55 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette, under *The Regulations Act*.

SCHEDULE FOR THE LATHING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Labour Day,
 - (h) Thanksgiving Day, and
 - (i) Christmas Day.

HOURS OF WORK

- 2.(1) The regular working periods for the industry are
 - (a) a regular working-week consisting of not more than 40 hours of work performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work performed on Monday, Tuesday, Wednesday, Thursday, or Friday, between 8 a.m. and 4.30 p.m., with one-half hour each day for noon recess.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

- 3. The minimum rate of wages for work performed during a regular working-day and for night work shall be
 - (a) to and including the 30th of April 1958, \$2.25 an hour, and
 - (b) on and after the 1st of May 1958, \$2.35 an hour.

SHIFT WORK

- 4.(1) Where work is performed in regular shifts, an employee shall be deemed to be employed during a regular working-day for the purposes of this schedule where
 - (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on the following Saturday, and
 - (b) no employee, other than a foreman, works on more than one shift in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Overtime work is work
 - (a) that is not night work and is not performed during a regular working-day, or

- (b) that is performed on a holiday.
- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) for overtime work performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 5 p.m. and 10 p.m.
 - (i) to and including the 30th of April 1958, $$3.37\frac{1}{2}$$ an hour, and
 - (ii) on and after the 1st of May 1958, $$3.52\frac{1}{2}$ an hour, and
 - (b) for all other overtime work
 - (i) to and including the 30th of April 1958, \$4.50 an hour, and
 - (ii) on and after the 1st of May 1958, \$4.70 an hour.

ADVISORY COMMITTEE

The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(6336) 42

THE FACTORY, SHOP AND OFFICE BUILDING ACT

O. Reg. 222/57. General Regulations. Amending O. Reg. 46/45 (C.R.O. 395). Made—3rd October, 1957. Filed—9th October, 1957.

REGULATIONS MADE UNDER THE FACTORY, SHOP AND OFFICE BUILDING ACT

- 1. In these regulations "principal regulations" means Ontario Regulations 46/45, as amended by Ontario Regulations 80/46.
- **2.** Subregulation 3 of regulation 52 of the principal regulations is amended by adding "or where the bins or tanks are not provided with dust-tight covers" at the end thereof.
- **3.** Regulation 55 of the principal regulations is revoked.
- 4. Subregulation 8 of regulation 56 of the principal regulations is revoked and the following substituted therefor:

- (8) Subject to subregulation 9, the belt of an elevator leg shall be equipped with a device that automatically
 - (a) shuts off the power being supplied to the elevator leg, and
 - (b) warns the operator by a clearly audible or visual signal,

when the leg-belt slows to less than 80 per cent of its speed when loaded to safe capacity.

- (9) Clause a of subregulation 8 does not apply to a leg-belt which is powered by a steel cable or hemp rope which drives other machinery.
- **5.** Subregulation 3 of regulation **57** of the principal regulations is revoked and the following substituted therefor:
 - (3) Where grain is delivered to the boot of an elevator leg by a conveyor, the conveyor motor shall be interlocked with the leg motor in such a manner that
 - (a) the conveyor motor cannot be started unless the leg motor is operating, and
 - (b) the conveyor motor automatically stops when the leg motor stops.
- 6. Regulation 62 of the principal regulations is revoked and the following substituted therefor:
 - 62.(1) Every sheller, cracker, crusher, thresher or grinding machine shall have
 - (a) a permanent magnet,
 - (b) an electro-magnet, or
 - (c) a pneumatic separator

installed directly ahead of the grain inlet of the machine.

- (2) Subject to subregulation 3, one belt or spout conveying incoming grain from each track hopper or truck-dump hopper to the boot of an elevator leg, or to any other machine or part of the elevator, shall be provided with an electro-magnet, or a permanent magnet, capable of removing all ferrous objects from the incoming grain.
- (3) Where all grain coming into an elevator must pass a permanent or electro-magnet so installed that ferrous objects in the grain will be removed before the grain enters cleaning or other machinery, and the elevator was erected before the 1st of December, 1957, subregulation 2 shall not apply.
- 7. Regulation 68 of the principal regulations is revoked and the following substituted therefor:
 - 68.(1) Spouts shall be stationary where feasible:
 - (2) An enclosed spout in a working floor, bin floor, or distributing floor may be portable or removable.
 - (3) Grain or grain refuse shall not be conveyed by an open spout except an open spout which is inside a bin or tank.
 - (4) An enclosed spout shall be provided to conduct grain refuse intended for shipment or disposal directly from the weigh-scale to the conveyance or device by which it is removed from the elevator.
 - (5) Every shipping spout

- (a) having a movable length greater than 20 feet, and
- (b) suspended at the upper end of its movable section by a rotating joint

shall have a safety cable so attached that the upper end of the spout is safely supported by the safety cable if the rotating joint, or any part thereof, should fail.

- 8. Regulation 69 of the principal regulations is revoked and the following substituted therefor:
 - 69. A spout to discharge grain or grain refuse into a bin or tank shall be arranged to prevent such grain or grain refuse from striking the side of the bin or tank.
- **9.** Regulation 78 of the principal regulations is revoked and the following substituted therefor:
 - 78.(1) Every enclosed bin, tank, or interspace in an elevator shall be provided with direct positive air-aspiration.
 - (2) An enclosed bin, tank, or interspace in an elevator erected before the 1st of December, 1957, may
 - (a) be provided with a vent to the outdoors in lieu of direct positive air-aspiration required by subregulation 1, and
 - (b) where it is not practicable to comply with clause b of subregulation 5, be vented by a vent pipe which connects in common with another vent pipe.
 - (3) Subregulation 1 does not apply to
 - (a) an enclosed bin, tank, or interspace which is supplied only from a tripper which has positive air-aspiration, or
 - (b) the hopper of a weigh-scale and a garner directly connected thereto, which are jointly vented to the outdoors.
 - (4) A vent to the outdoors shall have a capacity equivalent to a round opening at least 12 inches in diameter, and shall be provided with protection from the weather.
 - (5) A vent pipe
 - (a) shall be as nearly vertical as circumstances permit, but shall in no case be inclined more than 45 degrees from the vertical, and
 - (b) shall not connect in common with another vent pipe.
- 10. Regulation 86 of the principal regulations is revoked and the following substituted therefor:
 - 86.(1) The dust control system and all parts thereof shall be designed, installed and operated in a manner which
 - (a) effectively prevents grain dust from entering the atmosphere of the elevator,
 - (b) minimizes the pick-up of solid grain from the grain handling machinery, and
 - (c) minimizes normal wear and mechanical shock.
 - (2) A dust control system shall not be installed, or altered other than by minor repair or adjustment, except in accordance with drawings and specifications of the system which have

been submitted and approved in the same manner as that set out for drawings and specifications in section 13 of the Act and the regulations.

- (3) The dust control system shall
 - (a) be equipped with a dust collector located outside the elevator or in a suitable room therein, and
 - (b) discharge outdoors the air used to convey the dust in a manner to prevent its re-entering the elevator.
- (4) Dust collected by the dust control system or the grain cleaning machinery shall be removed from the work-house or storage building of the elevator forthwith upon its collection, by means of air-aspiration or a mechanical device, or both.
- (5) Dust and grain refuse added thereto shall pass through a collecting device or bin, outside the work-house and storage building, from which the dust and refuse shall be removed from the premises or otherwise safely disposed of
- (6) Where dust is burned in an incinerator or furnace, the dust shall pass through a mechanical device which prevents the spread of flames from the incinerator or furnace to the dust conveying system.
- (7) No dust shall be returned
 - (a) to grain entering the elevator except above the bottom of the receiving hoppers, or
 - (b) to grain leaving the elevator, except by means of an enclosed spout which discharges directly into a shipping conveyance.
- (8) The dust control system shall be continuously operated while grain or grain refuse is being handled in the elevator.
- 11. Regulation 91 of the principal regulations is revoked and the following substituted therefor:
 - 91. No locomotive, except a diesel locomotive equipped with exhaust stack spark arresters, shall enter an elevator, or a track-shed having a receiving hopper.
- 12. Regulation 100 of the principal regulations is revoked and the following substituted therefor:
- 100.(1) Every elevator constructed in whole or in part of combustible materials shall be provided with lightning protection installed in accordance with *The Lightning Rods Act*.
 - (2) Every elevator shall be equipped with devices which protect the electrical installation of the elevator from damage from surges of highvoltage electricity due to lightning or other cause.

(6337) 42

THE NURSING ACT, 1951

O. Reg. 223/57. General Regulations. Amending O. Reg. 48/52. Made—3rd October, 1957. Filed—9th October, 1957.

REGULATIONS MADE UNDER THE NURSING ACT, 1951

- 1. Regulation 21 of Ontario Regulations 48/52, as remade by regulation 1 of Ontario Regulations 157/53, is revoked and the following substituted therefor:
 - 21. A training course shall provide for 10 months of instruction or, where instruction is given on a part-time basis, 12 months.

2. Regulation 24, as amended by regulation 2 of Ontario Regulations 157/53, regulation 25, and regulation 26 as remade by regulation 3 of Ontario Regulations 157/53, of Ontario Regulations 48/52, are revoked and the following substituted therefor:

COURSES OF INSTRUCTION

- 24. The courses of instruction in a training centre shall include
 - (a) theoretical instruction in each of the subjects in column 1 of schedule 1 and instruction in the topics in column 2 for at least the time set opposite each topic in column 3, and
 - (b) clinical experience and training in each of the subjects in column 1 of schedule 2 for at least the time set opposite each subject in column 2.

SCHEDULE 1

	Column 1	Column 2	COLUMN 3
Item	Subject	Description	Time in Hours
1	Biology	Elementary instruction in the structure and function of the human body.	30
2	Nutrition	Normal body requirements, simple cookery in health and disease, meal planning.	20
3	Hygiene	Individual and community health.	10
4	Relationships	Working relationships, personal development, ethics, role of the trained auxiliary worker.	10
5	Nursing in Emergencies	Community effects of disaster, what the nursing assistant can do, first aid.	10
6	Elementary Nursing	Orientation to nursing, including planned, related observation and experience. Total needs of the patient, basic principles— Making the patient comfortable: Admission and discharge of patients, Bathing of patients, Bedmaking, Housekeeping—care of equipment, —daily cleaning, Prevention and care of pressure sores, Care of hair, Care of mouth and teeth, Feeding of patients. Treatments: Applications of heat—(unsterile) Applications of cold, Charting, Collection of specimens, Enemata, Temperature, pulse and respiration, Nose and throat treatments.	100

	Column 1	Column 2	COLUMN 3
Item	Subject	Description	Time in Hours
		Medications: Pouring and giving of SIMPLE oral medications, Technique of hypodermic preparation for the home.	
7	Clinical Nursing	Medical-Surgical Nursing— simple instruction in medicine and surgery, care of the chronically ill, rehabilitation.	20
		Care of the Well Child— general care and development, feeding, training, daily routine for care of baby and mother in the home, immunization.	
	·	Care of the Expectant Mother— signs and symptoms of pregnancy, pre-natal hygiene and medical care, brief outline of process of labour, post-natal care.	

	Column 1	Column 2
Item	Subject	Time in Weeks
1	Medical Nursing, including care of the chronically ill	8
2	Surgical Nursing, including simple pre-operative care and post-operative care of the convalescent patient.	6
3	Paediatric Nursing with the less acutely ill and convalescent child.	4
4	Obstetrical Nursing, care of the post-partum patient, observation in prenatal and well baby clinics.	4

3. Ontario Regulations 48/52 are amended by adding the following regulation:

31a. Any person who .

- (a) has attended as a student-nurse at a school of nursing in Ontario, or in a school of nursing outside Ontario approved by the Council for at least 10 months and is employed as a nurse in a public hospital and is recommended for registration by that hospital;
- (b) has completed a course of training in nursing outside Ontario approved by the Council for at least 10 months and has been employed in a public hospital in Ontario for 12 months and is recommended for registration by that hospital; or

(c) has graduated from a course of instruction in nursing conducted by a public hospital in Ontario prior to September, 1954;

may write the examination for trainees.

- 4. Clause a of regulation 32 of Ontario Regulations 48/52 is amended by striking out "or" at the end of sub-clause ii, by striking out "and" at the end of sub-clause iii and substituting "or" therefor, and by adding the following sub-clause:
 - (iv) is registered as a nurse outside Ontario but who is unable to register in Ontario by reason of a lack of academic qualifications;

(6338)

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THE PUBLIC HEALTH ACT

O. Reg. 224/57. Fort William and District Health Unit. New and Revoking O. Reg. 347/52. Made-3rd October, 1957. Filed-9th October, 1957.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

- 1. The Fort William and District Health Unit may include the following unorganized townships in the Territorial District of Thunder Bay:
 - (a) Devon,
 - (b) Forbes.
 - (c) Fraleigh,
 - (d) Goldie,
 - (e) Horne,
 - (f) Lybster,
 - (g) Marks,
 - (h) Pearson,
 - (i) Scoble, and
 - (i) Strange.
 - 2. Ontario Regulations 347/52 are revoked.

(6339)

THE NURSING ACT, 1951

O. Reg. 225/57. General Regulations Amending Ö. Reg. 48/52. Made—3rd October, 1957. Filed—9th October, 1957.

REGULATIONS MADE UNDER THE NURSING ACT, 1951

- 1. Regulation 1 of Ontario Regulations 48/52 is amended by adding the following clause:
 - (bb) "operator" means the operator of a school of practical nursing;
- 2. Regulation 8 of Ontario Regulations 48/52 is revoked and the following substituted therefor:
 - 8.(1) The Lieutenant-Governor in Council may appoint one or more registered nurses to be an inspector or inspectors of schools, training courses or schools of practical nursing.
 - (2) An inspector, subject to the direction of the Director, shall inspect schools, training courses and schools of practical nursing at least once every 2 years.
 - (3) An inspector shall submit a report of his inspections to the Director.
- 3. Ontario Regulations 48/52 are amended by adding the following regulations:

SCHOOLS OF PRACTICAL NURSING

- 37a.(1) An application for approval of a course of training in practical nursing under subsection 1 of section 8a of the Act shall be in form 6.
- (2) Upon receipt of the application the Director shall make or cause to be made an inspection of the school of practical nursing and submit a report thereon to the Minister.
- 37b. No operator shall sell, offer to sell or conduct a course of training in nursing, other than a training course within the meaning of these regulations and the training course shall be conducted in accordance with these regulations and all the provisions of these regulations respecting a training course shall apply to schools of practical nursing.
- 37c. No operator shall give instruction by correspondence.
- 37d.(1) Every operator shall make a report annually for the year ending the 31st of December to the Director not later than the 31st of January next following.
- (2) The annual report shall contain
 - (a) particulars of clinical facilities for teaching trainees,
 - (b) the names of the instruction staff,
 - (c) the number of all trainees enrolled,
 - (d) particulars of the programme in respect of the health of trainees, and
 - (e) particulars of lecture courses and clinical training.
- 37e.(1) Notwithstanding an agreement to the contrary, where a person who is taking a course of training in practical nursing gives notice in writing to the operator of the school or his agent or employee of his intention to cease to take the course before its completion, the fee charged by the operator shall not exceed
 - (a) where the fee for the course is a fixed amount for the completed course, that part of the fee which is referable to the completed quarters of the course and the then current quarter; or
 - (b) where the fee for the course is payable on a weekly or monthly basis for an indefinite period of time, the fee for the completed months, the then current month, and the month next following.
- (2) For the purpose of this regulation a course shall be divided into quarters on the basis of the proposed estimated period of the course or, if no estimated period is so expressed, on the basis of the total number of lessons constituting the course.
- (3) For the purpose of this regulation the fees referable to a quarter of a course of instruction shall be one-quarter of the fee for the course.

NURSES' REGISTRIES

- 37f.(1) An application for a licence to carry on a nurses' registry shall be made to the Director in form 7.
- (2) An application for a licence in form 7 shall be accompanied by the prescribed licence fee.

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- 37g. A licence to carry on a nurses' registry shall be in form 8.
- 37h. Where, on or before the expiry date of a licence,
 - (a) an application for renewal is made to the Director in form 9, and
 - (b) the renewal fee is paid,

the licence shall be renewed for one year from the expiry date.

- 37i.(1) The fee for a licence in form 8 shall be \$15.
- (2) The fee for the renewal of a licence shall be \$5.
- 37j. A licence in form 8 shall not be issued unless the applicant
 - (a) is of good character,
 - (b) is financially responsible, and
 - (c) complies with the Act and regulations.
- 37k. A licence may be suspended, revoked, or not renewed
 - (a) where the licensee is in breach of regulations 37l to 37q, or
 - (b) for any reason that a new application therefor would be refused.
- 37l.(1) A person carrying on a nurses' registry shall keep and maintain the following records:
 - (a) the name, address and qualifications of each nurse who is a member of the registry,
 - (b) the name and address of each patient for whom a nurse is supplied by the registry, and
 - (i) the type of illness and condition of the patient,
 - (ii) the name of the doctor in attendance on the patient,
 - (iii) the name of the nurse supplied by the registry for the patient, and
 - (iv) the period of employment of each nurse supplied for the patient and the reason for the termination of her services, and
 - (c) a copy of the contract required by regulation 37m in respect of each nurse member.
- (2) The Director or an officer of the Department authorized for the purpose by the Director may examine the records required to be kept under subregulation 1 at any time.
- 37m. The terms upon which a nurse becomes a member of a registry shall be evidenced by a contract in writing.
- 37n. A person carrying on a nurses' registry shall ensure that each nurse member is examined for the presence of tuberculosis at least once each year.
- 370. Notwithstanding any agreement to the contrary, no person carrying on a nurses' registry shall charge a nurse member
 - (a) a commission exceeding 5 per cent of the nurse's earnings from services referred to her by the registry, and

- (b) a membership fee exceeding \$5 a year.
- 37p.(1) No person carrying on a nurses' registry shall admit to membership in the registry a person who is not
 - (a) a registered nurse, or
 - (b) a graduate of a course of training approved by the Minister under section 8a of the Act or exempt therefrom by the regulations, or
 - (c) a certified nursing assistant, and
 - (d) physically fit to perform full nursing duties.
- (2) No person carrying on a nurses' registry shall retain as a member a person who ceases to be qualified for admittance as a member.
- 37q. Before any person carrying on a nurses' registry assigns a nurse to a patient, he shall secure particulars of the condition of the patient, the nature of the duties involved and the type of nurse member who should be assigned, from the doctor in attendance on the patient.
- 37r. The following nurses' registries are exempt from section 2a of the Act:
 - (a) community nursing registries sponsored by the Registered Nurses' Association of Ontario,
 - (b) registries operated by ten or more registered nurses, and
 - (c) registries located in a public hospital within the meaning of The Public Hospitals Act, 1957.

COMMENCEMENT

4. These regulations come into force on the 1st of January, 1958.

Form 6

The Nursing Act, 1951

APPLICATION FOR APPROVAL OF A COURSE OF TRAINING IN PRACTICAL NURSING

To The Minister of Health, Department of Health, Parliament Buildings, Toronto, Ontario.

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pr	actic	al nursin	ng given :	at	.					
								(Name	e of	
• •	Scho	ol of Pra	ictical N	ursing	g)			• • • • •		

I hereby make application for approval under section 8a

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Director, School of Practical Nursing

Date	Address

located at.

FORM 7

The Nursing Act, 1951

APPLICATION FOR LICENCE TO CONDUCT A NURSES' REGISTRY

To the Director, Nursing Branch, Ontario Department of Health, Parliament Buildings, Toronto.

I hereby make application for a licence to conduct a nurses' registry under the provisions of *The Nursing Act*, 1951, and the regulations made thereunder.

Enclosed is the required fee of \$							
1Name and Address of Registry							
2	• • •						
3. For character references apply to:							
Name and Address of Legally Qualified Medical Practitioner							
Name and Address of Bank Manager							
4. The Registry is owned by: (name of person or paners or directors if incorporated)	ırt-						
	• •						
Signature of Owner	• •						
DateAddress							
FORM 8							

The Nursing Act, 1951

LICENCE FOR NURSES' REGISTRY

Licence No
Under <i>The Nursing Act</i> , 1951, and the regulations, and subject to the limitations thereof, this licence is granted to
to carry on a nurses' registry.
This licence expires with the 1st of July, 19
Dated at Toronto, thisday of19

FORM 9

The Nursing Act, 1951

APPLICATION FOR RENEWAL OF A LICENCE TO CONDUCT A NURSES' REGISTRY

To the Director, Nursing Branch, Ontario Department of Health, Parliament Buildings, Toronto.

Under *The Nursing Act, 1951*, and the regulations I hereby make application for renewal for one year of

Address

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 226/57.
Controlled-access Highways—Queen Elizabeth Way.
New.
Made—3rd October, 1957.
Filed—9th October, 1957.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

QUEEN ELIZABETH WAY

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Toronto in the County of Peel being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-1857-143 registered in the Registry Office for the registry division of the County of Peel as number 105859 for the Township of Toronto.

(6350)

(6340)

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Director

THE MILK INDUSTRY ACT, 1957

O. Reg. 227/57.

Collective Bargaining Under Subsection 2

of Section 24 of the Act.

of Section 24 of the Act.

New and Revoking Regulations 246, 247, 248, 249, 250, 251, 252, 253, 255, 256, 257, 258, 259, 260, 262, 263, 264, 266, 268, 269, 270, 271, 272, 273, 275, 276, 277, 279, 280, 281, 282, 283, 285, 286, 287, 288, 289, and 290 of Consolidated 287, 288, 289, and 290 of Consolidated Regulations of Ontario, 1950 and O. Regs. 16/51, 39/51, 40/51, 41/51, 47/51, 55/51, 64/51, 65/51, 121/51, 146/51, 215/51, 216/51, 236/51, 181/52, 182/52, 183/52, 98/53, 99/53, 100/53, 101/53, 102/53, 103/53, 180/53, 181/53, 11/54, 20/54, 39/54, 170/54, 45/55, and 14/56. Iade—8th October, 1957 Made-8th October, 1957 Filed-10th October, 1957.

ORDER MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1957

COLLECTIVE BARGAINING UNDER SUBSECTION 2 OF SECTION 24 OF THE ACT

1. In this Order

- (a) "Association" means the Ontario Whole Milk Producers' League;
- (b) "market" in respect of fluid milk means the market named in an agreement or award, or a market for which a marketing agency has been appointed, or an area in which a distributor sells fluid milk products;
- (c) "producer" means a producer of fluid milk for sale to a distributor.

APPLICATION

2. This Order applies to the markets named in column 1 of schedule 1 and the areas described in schedule 2.

COLLECTIVE BARGAINING

- 3. All collective bargaining under section 21 of the Act on behalf of the producers supplying fluid milk to any market named in column 1 of schedule 1 and area described in schedule 2 shall be by the Association.
- 4. In every case where collective bargaining representatives are required under section 21 of the Act to bargain collectively on behalf of producers supplying fluid milk to a market named in column 1 of schedule 1 or an area described in schedule 2, the Association shall appoint collective bargaining representatives.

LICENCE FEES

- 5.(1) A producer supplying fluid milk to a distributor in a market named in column 1 of schedule 1 shall pay to the Association licence fees in the amount set opposite thereto in column 2 for each 100 pounds of milk supplied, and the Association shall from the licence fees received pay to the local association, if any, named in column 3 licence fees in the amount, if any, set opposite thereto in column 4 for each 100 pounds of milk supplied by the producer.
- (2) No licence fees are payable by a producer supplying fluid milk to a distributor in a municipality or police village named in schedule 2.
- 6. A distributor who receives milk from a producer shall deduct the amount of the fees payable under section 5 of this Order by the producer from moneys payable to the producer and shall pay the amount to the Association.
- 7. A distributor shall forward the fees deducted in each month to the Association on or before the 20th day of the next following month.
- 8. The Association shall as soon as practicable but within twenty days of receipt of fees from a distributor forward to the local association such amounts of the fees as are payable to it under section 5 of this Order.
- 9. A local association shall not use fees received from the Association under section 8 of this Order for any purposes other than the payment of the expenses of the local association.

REVOCATION

10. Regulations 246, 247, 248, 249, 250, 251, 252, 253, 255, 256, 257, 258, 259, 260, 262, 263, 264, 266, 268, 269, 270, 271, 272, 273, 275, 276, 277, 279, 280, 281, 282, 283, 285, 286, 287, 288, 289, and 290 of Consolidated Regulations of Ontario, 1950 and Ontario Regulations 16/51, 39/51, 40/51, 41/51, 47/51, 55/51, 64/51, 65/51, 121/51, 146/51, 215/51, 216/51, 236/51, 181/52, 182/52, 183/52, 98/53, 99/53, 100/53, 101/53, 102/53, 103/53, 180/53, 181/53, 11/54, 20/54, 39/54, 170/54, 45/55, and 14/56 are revoked.

THE MILK INDUSTRY BOARD OF ONTARIO

A. B. CURREY, Chairman.

A. P. CLARK, Secretary.

Dated at Toronto, this 8th day of October, 1957. (Seal)

SCHEDULE 1

	Column 1	COLUMN 2	Column 3	COLUMN 4
Item	Name of Market	Fees Payable to the Association	Name of local association	Fees Payable to local association
1. 2. 3. 4. 5. 6. 7. 8.	Acton Alliston Arnprior Aurora Aylmer Barrie Beamsville Belleville Blenheim	1½ cents 2 cents 1½ cents 1½ cents 1½ cents 1½ cents 2 cents 1½ cents 2 cents 2 cents	Acton Milk Producers' Association Alliston Milk Producers' Association Arnprior Milk Producers' Association Aurora Milk Producers' Association Aylmer Milk Producers' Association Barrie Milk Producers' Association Lincoln County Milk Producers' Association Belleville Milk Producers' Association Blenheim Milk Producers' Association	1/2 cent 1 cent 1/3 cent 1/2 cent 1/2 cent 1/2 cent 1 cent 1/2 cent 1 cent 1 cent

	COLUMN 1	COLUMN 2	Column 3	Column 4
Item	Name of Market	Fees Payable to the Association	Name of local association	Fees Payable to local association
10.	Blyth	1½ cents	Huron County Milk Producers' Association	½ cent
11.	Bowmanville	1½ cents	Bowmanville Milk Producers' Association	½ cent
12.	Bracebridge	2 cents	Bracebridge Milk Producers' Association	1 cent
13.	Brampton	1½ cents	Brampton Milk Producers' Association	½ cent
14.	Brantford	2 cents	Brantford Milk Producers' Association	1 cent
15.	Brighton Brockville	1 cent 1½ cents	Brighton Milk Producers' Association Brockville Milk Producers' Association	= nil
16. 17.	Bruce County	1½ cents	Bruce County Milk Producers' Association	½ cent ½ cent
18.	Burk's Falls	2 cents	Burk's Falls Milk Producers' Association	1 cent
19.	Caledonia	1½ cents	Hamilton Milk Producers' Association	½ cent
20.	Campbellford	2 cents	Campbellford Milk Producers' Association	1 cent
21.	Chatham	2 cents	Chatham Milk Producers' Association	1 cent
22. 23.	Clinton Cobourg	1½ cents 1½ cents	Huron County Milk Producers' Association Cobourg Milk Producers' Association	1/2 cent 1/2 cent
24.	Cochrane	2 cents	Cochrane Milk Producers' Association	1 cent
25.	Collingwood-		Collingwood-Stayner Milk Producers'	
	Stayner	1½ cents	Association	½ cent
26.	Cornwall	$1\frac{1}{2}$ cents	Cornwall Milk Producers' Association	1/2 cent 1/2 cent 1/2 cent 1/2 cent 1/2 cent
27.	Delhi	1½ cents	Norfolk County Milk Producers' Association	½ cent
28. 29.	Dryden Dundas	1½ cents 1½ cents	Dryden Milk Producers' Association Hamilton Milk Producers' Association	1/2 cent
30.	Dunnville	1 cent	Dunnville Milk Producers' Association	nil
31.	Durham	1½ cents	Durham Milk Producers' Association	½ cent
32.	Elk Lake	$1\frac{1}{2}$ cents	Temiskaming Milk Producers' Association	½ cent
33.	Elmira	1½ cents	Elmira Milk Producers' Association	½ cent ½ cent
34.	Englehart	1½ cents 2 cents	Temiskaming Milk Producers' Association West Sudbury Milk Producers' Association	½ cent 1 cent
35. 36.	Espanola-Massey Exeter	1½ cents	Huron County Milk Producers' Association	½ cent
37.	Fergus	1½ cents	Fergus Milk Producers' Association	½ cent
38.	Fort Erie-			, -
39.	Ridgeway Fort Frances	2 cents 1 cent	Bertie Milk Producers' Association Fort Frances Milk Producers' Association	1 cent nil
40.	Fort William and Port Arthur	116 cents	Thunder Bay Milk Producers' Association	16 cent
41.	Galt	1½ cents 1½ cents	Galt Milk Producers' Association	1/2 cent 1/2 cent
42.	Gananoque	2 cents	Gananoque Milk Producers' Association	1 cent
43.	Georgetown	1½ cents	Georgetown Milk Producers' Association	½ cent
44.	Goderich	1½ cents	Huron County Milk Producers' Association	1/2 cent 1/2 cent
45.	Grand Valley	1½ cents	Dufferin County Milk Producers' Association	½ cent
46. 47.	Gravenhurst Grimsby	2 cents 1½ cents	Gravenhurst Milk Producers' Association Hamilton Milk Producers' Association	1 cent ½ cent
48.	Guelph	2 cents	Guelph Milk Producers' Association	1 cent
49.	Haileybury	1½ cents	Temiskaming Milk Producers' Association	½ cent
50.	Hanover	1½ cents	Hanover Milk Producers' Association	½ cent ½ cent
51.	Hawkesbury	1½ cents	Hawkesbury Milk Producers' Association	½ cent
52.	Hespeler	1½ cents 2 cents	Hespeler Milk Producers' Association North Muskoka Milk Producers' Association	½ cent 1 cent
53. 54.	Huntsville Hamilton	1½ cents	Hamilton Milk Producers' Association	½ cent
55.	Ingersoll	1½ cents	Ingersoll Milk Producers' Association	½ cent
56.	Iroquois Falls-		Iroquois Falls-Ansonville Milk Producers'	
E #1	Ansonville	2 cents	Association Kapuskasing Mills Producers' Association	1 cent
57. 58.	Kapuskasing Kenora	13/4 cents 2 cents	Kapuskasing Milk Producers' Association Rainy River-Kenora Milk Producers'	34 cent
59.	Kingston	2 cents	Association Kingston Milk Producers' Association	1 cent 1 cent
60.	Kingsville	2 cents	Essex County Milk Producers' Association	1 cent
61.	Kirkland Lake	1½ cents	Temiskaming Milk Producers' Association	½ cent
62.	Kitchener	$1\frac{1}{2}$ cents	Twin-City Milk Producers' Association	½ cent
63.	La Salle	2 cents	Essex County Milk Producers' Association	1 cent
64. 65.	Leamington Levack	2 cents 2 cents	Essex County Milk Producers' Association Sudbury Milk Producers' Association	1 cent 1 cent
66.	Lindsay	2 cents	Lindsay Milk Producers' Association	1 cent
67.	Listowel	$1\frac{1}{2}$ cents	Listowel Milk Producers' Association	½ cent
68.	Town of Little	2	Monitordin Mills Dunders of Associati	2
60	Current London	3 cents 2 cents	Manitoulin Milk Producers' Association London Milk Producers' Association	2 cents 1 cent
69. 70.	Meaford	1½ cents	Meaford-Thornbury Milk Producers'	½ cent
71.	Midland	1½ cents	Association Midland-Penetang Milk Producers'	
72.	Milton	1½ cents	Association Milton Milk Producers' Association	½ cent ½ cent
73.	Mount Forest	1 cent	Mount Forest Milk Producers' Association	nil
74.	Napanee	2 cents	Napanee Milk Producers' Association	1 cent

	Column 1	Column 2	Column 3	Column 4
Item	Name of Market	Fees Payable to the Association	Name of local association	Fees Payable to local association
75. 76.	New Liskeard Newmarket	1½ cents	Temiskaming Milk Producers' Association Newmarket Milk Producers' Association	
77. 78.	Niagara Falls Niagara-on-the-	1½ cents 1½ cents	Niagara Falls Milk Producers' Association	½ cent ½ cent ½ cent
79. 80. 81.	Lake North Bay Oakville Orangeville	2 cents 2 cents 1½ cents 1½ cents	Lincoln County Milk Producers' Association North Bay Milk Producers' Association Oakville Milk Producers' Association Dufferin County Milk Producers' Association	1 cent 1 cent ½ cent ½ cent
82. 83.	Orillia Oshawa	2 cents 1½ cents	Orillia Milk Producers' Association Oshawa Milk Producers' Association	1 cent ½ cent 1 cent 1 cent
84. 85. 86.	Ottawa Owen Sound Paris	2 cents 2 cents 2 cents	Ottawa Valley Milk Producers' Association Owen Sound Milk Producers' Association Paris Milk Producers' Association	1 cent 1 cent 1 cent
87. 88. 89.	Parry Sound Pembroke Penetang	nil 1½ cents 1½ cents	Pembroke Milk Producers' Association Midland-Penetang Milk Producers'	½ cent
90.	Perth	nil	Association .	½ cent
91. 92.	Peterborough Petrolia	2 cents 1½ cents	Peterborough Milk Producers' Association Lambton County Milk Producers' Association	1 cent
93.	Port Colborne	1½ cents	Port Colborne Milk Producers' Association	1/2 cent 1/2 cent
94. 95. 96.	Port Dalhousie Port Hope Port McNicoll	$\begin{array}{c} 2 \text{ cents} \\ 1\frac{1}{4} \text{ cents} \\ 1\frac{1}{2} \text{ cents} \end{array}$	Lincoln County Milk Producers' Association Port Hope Milk Producers' Association Midland-Penetang Milk Producers'	1 cent ½ cent
97.	Prescott	1 cent	Association Prescott Milk Producers' Association	½ cent
98. 99.	Preston Prince Edward County	1¼ cents	Preston Milk Producers' Association Prince Edward County Milk Producers'	1/4 cent
100.	Renfrew	1½ cents 1½ cents	Association Renfrew Milk Producers' Association	1/4 cent 1/2 cent
101. 102.	Ridgetown St. Catharines	2 cents	Ridgetown Milk Producers' Association	1 cent
103.	St. Mary's	2 cents 2 cents	Lincoln County Milk Producers' Association St. Mary's Milk Producers' Association	1 cent 1 cent
104. 105. 106.	St. Thomas Sarnia Sault Ste. Marie-	2 cents 1½ cents	St. Thomas Milk Producers' Association Lambton County Milk Producers' Association	1 cent ½ cent
107.	Thessalon Seaforth	2 cents	Algoma Milk Producers' Association	1 cent
108.	Shelburne	1½ cents 1½ cents	Huron County Milk Producers' Association Dufferin County Milk Producers' Association	½ cent ½ cent
109. 110.	Sioux Lookout Simcoe	2 cents	Sioux Lookout Milk Producers' Association	l 1 cent
111.	Smith's Falls	1½ cents 1½ cents	Norfolk County Milk Producers' Association Smith's Falls Milk Producers' Association	1/2 cent 1/2 cent nil
112.	Stouffville	1 cent	Stouffville Milk Producers' Association	nil
113. 114.	Stratford Strathroy	2 cents 1½ cents	Stratford Milk Producers' Association Strathroy Milk Producers' Association	1 cent ½ cent
115.	Sturgeon Falls	2 cents	Nipissing Milk Producers' Association	1 cent
116.	Sudbury- Copper Cliff	2 cents	Sudbury-Copper Cliff Milk Producers' Association	1
117.	Sundridge	1 cent	Sundridge Milk Producers' Association	1 cent
118. 119.	Sutton Thornbury	1½ cents 1½ cents	Sutton & District Milk Producers' Association Meaford-Thornbury Milk Producers' Association	½ cent
120.	Thorold	1½ cents	Thorold-Merriton Milk Producers' Association	$\frac{1}{2}$ cent $\frac{1}{2}$ cent
121. 122.	Tillsonburg Timmins	2 cents 2 cents	Tillsonburg Milk Producer's Association Timmins Milk Producers' Association	1 cent 1 cent
123.	Toronto .	13/4 cents	Toronto Milk Producers' Association	3/4 cent 1/2 cent
124. 125.	Trenton Verner	1½ cents 2 cents	Trenton Milk Producers' Association Nipissing Milk Producers' Association	½ cent
126.	Victoria Harbour	1½ cents	Midland-Penetang Milk Producers' Association	1 cent ½ cent
127.	Wallaceburg	2 cents	Wallaceburg Milk Producers' Association	1 cent
128. 129.	Waterdown Waterford	1½ cents	Hamilton Milk Producers' Association	½ cent
130.	Waterloo	$1\frac{1}{2}$ cents $1\frac{1}{2}$ cents	Norfolk County Milk Producers' Association Twin Cities Milk Producers' Association	1/2 cent 1/2 cent 1/2 cent
131.	Welland	2 cents	Welland Milk Producers' Association	1 cent
132. 133.	Wheatley Whitby	2 cents	Wheatley Milk Producers' Association Whitby Milk Producers' Association	1 cent
134.	Windsor	1½ cents 2 cents	Essex County Milk Producers' Association	1/2 cent 1 cent
135.	Wingham	1½ cents	Huron County Milk Producers' Association	½ cent
136.	Woodbridge- Bolton	1½ cents	Woodbridge-Bolton Milk Producers' Association	1/ cent
137.	Woodstock	1½ cents	Woodstock Milk Producers' Association	1/4 cent 1/2 cents

Item	Area
1.	Village of Ailsa Craig
2.	Town of Airy
3.	Town of Ajax Town of Alexandria
4.	Village of Alfred
5.	Town of Almonte
6.	Village of Alvinston
7.	Village of Arthur
8.	Village of Arthur Village of Athens
9.	Village of Bancroft
10.	Village of Barry's Ray
11.	Village of Barry's Bay Village of Beaverton
12.	Village of Beeton
13.	Town of Blind River
14.	Village of Bobcaygeon
15.	Police Village of Brigden
16.	Village of Brussels
17.	Police Village of Burford
18.	Village of Cardinal
19.	Town of Carleton Place
20.	
21.	Township of Carnarvon Village of Casselman
22.	Village of Cayuga
23.	Village of Cayinga Village of Chalk River
24.	
25.	Township of Chapleau
26.	Village of Chatsworth Village of Chesterville
27.	Police Village of Clarksburg
28.	Village of Clifford
29.	Village of Clifford Village of Colborne
30.	Village of Coldwater
31.	Village of Coldwater Village of Creemore
32.	Police Village of Cumberland
33.	Village of Drayton
34.	Town of Dresden
35.	Town of Dresden Township of Dysart
36.	Village of Dundalk
37.	Village of Eganville
38.	Village of Elmysle
39.	Village of Elmvale Village of Elora
40.	Village of Erin
41.	Village of Fenelon Falls
42.	Town of Forest
43.	Village of Frankford
44.	Town of Geraldton
45.	Village of Glencoe
46.	Town of Gore Bay
47.	Village of Hagersville
48.	Town of Harriston
49.	Village of Hastings
50.	Town of Hearst
51.	
52.	Village of Hensall
53.	Township of Hinchinbrooke
53. 54.	Village of Kemptville Village of Lakefield
	Village of Langels
55. 56.	Village of Lanark Village of Lancaster
.10	

Item	Area	
57.	Village of L'Orignal	
58.	Village of Lucan	
59.	Village of Madoc	- 1
60.	Village of Markdale	- 1
61.	Village of Markham	- 1
62.	Village of Marmora	
63.	Town of Matheson	
64.	Town of Mattawa	
65.	Village of Maxville	- 1
66.	Village of Merrickville	1
67.	Village of Millbrook	
68.	Village of Milverton	
69.	Town of Mitchell	
70.	Township of Monmouth	
71.	Village of Morrisburg Village of Neustadt	
72.		
73.	Village of New Hamburg	
74.	Township of Nipigon	
75.	Police Village of Noelville	
76.	Village of Norwich	
77.	Village of Norwood	
78.	Township of O'Brien Village of Oil Springs	
79.	Village of Oil Springs	
80.	Village of Omemee	
81.	Police Village of Orono	
82.	Town of Palmerston	
83.	Police Village of Plantaganet	1
84. 85.	Town of Port Dover Village of Port Perry	
86.	Town of Powassan	
87.	Town of Rainy River	
88.	Village of Richmond	- 1
89.	Town of Rockland	- 1
90.	Police Village of Rockwood	
91.	Police Village of Russell	
92.	Police Village of St. George	
93.	Police Village of St. George Police Village of St. Jacobs	
94.	Police Village of Selkirk	
95.	Township of Sheffield	٠,
96.	Police Village of Smithville	
97.	Village of South River	
98.	Village of Stirling	
99.	Village of Stirling Village of Tavistock	
100.	Village of Thamesville	
101.	Village of Thedford	
102.	Town of Tilbury	
103.	Village of Tottenham Village of Tweed	1
104.	Village of Tweed	
105.	Town of Uxbridge	
106.	Town of Vankleek Hill	
107.	Village of Watford	
108.	Village of Westport Village of Winchester	
109.	Village of Winchester	1
110.	Village of Windermere	į
111.	Police Village of Zurich	

(6351) 42

Publications Under The Regulations Act

October 26th, 1957

THE FARM PRODUCTS MARKETING ACT

O. Reg. 228/57. By-Laws of Local Boards. Amending O. Reg. 185/54. Made—10th October, 1957. Filed—11th October, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.(1) Subregulation 3 of regulation 6 of Ontario Regulations 185/54, as remade by subregulation 1 of regulation 1 of Ontario Regulations 232/55, is revoked and the following substituted therefor:
 - (3) A local board may appoint such officers and employees as it deems necessary for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the plan under which the local board is established.
- **2.** Regulation 14 of Ontario Regulations 185/54 is revoked and the following substituted therefor:

EXPENDITURES

- 14. (1) No expenditures shall be made unless authorized by the local board in accordance with the powers conferred upon the local board by the Act, the regulations and the plan under which the local board is established.
- (2) All expenditures shall be made by cheque.
- **3.** Ontario Regulations 185/54 are amended by adding the following regulations:

BORROWING

- 14a.(1) Where a local board established under a plan has been given the powers of a cooperative corporation under Part V of *The Corporations Act*, 1953, as amended from time to time, a by-law passed by the local board
 - (a) for borrowing money on the credit of the local board; or
 - (b) for issuing, selling or pledging securities of the local board; or
 - (c) for charging, mortgaging, hypothecating or pledging all or any of the real or personal property of the local board, including book debts and unpaid calls, rights, powers, franchises and undertaking, to secure any securities or any money borrowed, or other debt, or any other obligation or liability of the local board,

shall state the purpose or purposes therefor.

(2) No by-law under subregulation 1 shall be effective unless the local board has passed a by-law providing that any by-law under subregulation 1 shall not be effective unless passed at a meeting of the members of the local board duly called for considering the by-law and not less than two-thirds of the members are present and vote in favour thereof.

SIGNATURES

- 14b. Cheques, bills of exchange, promissory notes and other negotiable instruments shall be signed in the name of the local board by
 - '(a) the chairman, or in his absence by any other member of the local board, and
 - (b) the treasurer, or in his absence by the secretary, or in the absence of the treasurer and secretary by a person other than a member of the local board appointed by the local board for such purpose.

(6368)

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THE PROVINCIAL PARKS ACT, 1954

O. Reg. 229/57. General Regulations. Amending O. Reg. 144/57. Made—10th October, 1957. Filed—11th October, 1957.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1954

1. Appendix B of Ontario Regulations 144/57 is amended by adding the following schedule:

SCHEDULE 18

THE PINERY PROVINCIAL PARK

In the Township of Bosanquet in the County of Lambton and described as follows:

(a) Commencing at the most northerly angle of Lot 11, Lake Road East Concession; thence southeasterly along the north-easterly limit of that lot to the north-westerly limit of that part of the King's Highway known as number 21; thence south-westerly along that limit to the south-westerly limit of the said Lot 11; thence north-westerly along that limit and the production thereof to the north-westerly limit of the allowance for road between the Lake Road East and Lake Road West Concessions; thence south-westerly along that limit to the south-westerly limit of the allowance for road between lots 20 and 21 in the Lake Road East and Lake Road West Concessions; thence southeasterly along that limit to the north-westerly limit of that part of the King's Highway known as number 21; thence south-westerly along that limit to the south-westerly limit of Lot 31, Lake Road East Concession; thence north-westerly along that limit, the production thereof across the allowance for road between the Lake Road East and Lake Road West Concessions, the south-westerly limit of Lot 31, Lake Road West the south-westerly limit of Lot 31, Lake Road West Concession and the production thereof across the Ausable River, to the high-water mark on the north-westerly shore of that river; thence north-easterly along that high-water mark to the south-westerly limit of Lot 30, Lake Road West Concession; thence north-westerly along that limit and the production thereof to the water's edge of Lake Huron; thence north-easterly along that water's edge to the north-westerly production of the north-easterly limit of Lot westerly production of the north-easterly limit of Lot 11, Lake Road West Concession; thence south-easterly along that production, that limit, and the southeasterly productions thereof, across the Ausable River and the allowance for road between the Lake Road East and Lake Road West Concessions to the point of commencement, and

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(b) those parts of lots 21 and 22, Lake Road East Concession, lying south-easterly of the south-easterly limit of that part of the King's Highway known as number 21.

(6369)

THE GAME AND FISHERIES ACT

O. Reg. 230/57.
Hunting in Rondeau Provincial Park, and in Presqu'ile Provincial Park.
New and Revoking O. Reg. 159/56.
Made—10th October, 1957.
Filed—11th October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. The holder of a licence in form 8, 10, 13, 14, or 15, of Ontario Regulations 104/56, may take or kill ducks, geese, rails, coots and gallinules during the open season therefor in 1957, and may possess or use a shot-gun for the purpose,
 - (a) in Rondeau Provincial Park upon the condition that he pay a fee of \$4.00; and
 - (b) in Presqu'ile Provincial Park upon the condition that he pay a fee of \$1.00.
- 2. Upon payment of the fee mentioned in regulation 1, the holder of the licence shall produce the licence to the superintendent who shall note the production thereon.
 - 3. Ontario Regulations 159/56 are revoked.

(6370) 43

THE HIGHWAY TRAFFIC ACT

O. Reg. 231/57. Speed Limits. Amending O. Reg. 209/56. Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule A of Ontario Regulations 209/56, as amended by Ontario Regulations 173/57, is further amended by adding the following item:
 - 4. That part of the King's Highway known as Number 8 in the Township of Waterloo in the County of Waterloo lying between its intersection with the easterly limit of the City of Kitchener and a point in the highway distant 1500 feet measured easterly therealong.
- **2.** Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57 and 202/57, is further amended by adding the following items:
 - 8. That part of the King's Highway known as Number 8 in the Township of Waterloo in the County of Waterloo lying between a point in the highway distant 1500 feet measured easterly therealong from its intersection with the easterly limit of the City of Kitchener and a point in the highway measured southerly

1500 feet therealong from the southern extremity of a bridge over the Grand River known as the Freeport Bridge.

9. That part of the King's Highway known as Number 6 in the Township of Barton in the County of Wentworth lying between its intersection with the southerly limit of the City of Hamilton and a point in the highway measured southerly 1000 feet therealong from its intersection with the centre line of the King's Highway known as Number 53.

(6372)

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THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 232/57. Controlled-access Highway—Seeley's Bay By-Pass. New. Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

SEELEY'S BAY BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Leeds in the County of Leeds being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-1931-6 registered in the Registry Office for the registry division of the County of Leeds as number 2122 for the Township of Leeds.

(6373)

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THE MENTAL HOSPITALS ACT

O. Reg. 233/57. Application of Act. Amending O. Reg. 26/44 (C.R.O. 466). Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

- 1. Subregulation 1 of regulation 1 of Ontario Regulations 26/44, as remade by Ontario Regulations 102/45, is amended by adding the following clause:
 - (ii) The Ontario Hospital, North Bay;

(6374)

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THE CORPORATIONS ACT, 1953

O. Reg. 234/57. General Regulations. Amending Ö. Reg. 66/54 Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

1. Ontario Regulations 66/54 are amended by adding thereto the following:

- 51a.(1) Where a fee has been paid on an application for incorporation, letters patent of amalgamation or continuation, supplementary letters patent or an order or for a licence under Part IX of the Act, and such application is withdrawn or abandoned, then, subject to subregulation 2, 50 per cent of the amount of the prescribed fee therefor shall be retained and the remainder if any shall be recaid to and the remainder, if any, shall be repaid to the person who paid it or to his legal represen-
- (2) Where such application is in respect of a corporation which has objects of a charitable nature, the full amount of the fee which has been paid shall be repaid.
- 2.(1) Clause a of item 8 of Schedule 1 to Ontario Regulations 66/54 is struck out and the following substituted therefor:
 - (a) personal search in respect of one corporation..... \$.50
- (2) Schedule 1 to Ontario Regulations 66/54 is amended by adding thereto the following item:

FEES FOR CERTIFICATES

- 10. For a certificate in respect of a corporation,
- 3. These regulations come into force on the day on which they are published in The ONTARIO GAZETTE under *The Regulations Act*.

(6375)

THE MORTMAIN AND CHARITABLE USES

O. Reg. 235/57. Refunds. Amending O. Reg. 65/54. Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UNDER THE MORTMAIN AND CHARITABLE USES ACT

1. Ontario Regulations 65/54 are amended by adding thereto the following:

REFUNDS

4.(1) Where a fee has been paid for a licence

- amount of the prescribed fee therefor shall be retained and the remainder, if any, shall be repaid to the person who paid it or to his legal representative.
- (2) Where such application is in respect of a corporation which has objects of a charitable nature, the full amount of the fee which has been paid shall be repaid.
- 2. These regulations come into force on the day on which they are published in The Ontario Gazette under *The Regulations Act*.

(6376)

43

THE PUBLIC SERVICE ACT

O. Reg. 236/57.
Oath of Allegiance.
Amending O. Reg. 135/53.
Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Item 3 of Schedule 3 of Ontario Regulations 135/53 is struck out and the following substituted therefor:
 - 3. In the Department of Agriculture
 - (1) Director of Extension;
 - (2) Chief Accountant;
 - (3) President of the Ontario Agricultural College and Experimental Farm;
 - (4) Principal of the Ontario Veterinary College;
 - (5) Director of the Western Ontario Agricultural School and Experimental Farm;
 - (6) Director of the Horticultural Experiment Station;
 - (7) Principal of the Kemptville Agricultural School.

(6382)

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THE PUBLIC HOSPITALS ACT, 1957

O. Reg. 237/57. Classification of Hospitals. Amending O. Reg. 130/52. Made—10th October, 1957. Filed—16th October, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE COMMISSION TO THE MINISTER UNDER THE PUBLIC HOSPITALS ACT, 1957

1.(1) Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 185/56, and amended by Ontario Regulations 6/57 and 88/57, is further amended by striking out the figures in column 2 of the items in column 1 and exhibitions therefore. amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals", "Group C Hospitals" and "Group G Hospitals", as set forth in Schedules I, II, III and IV hereto.

SCHEDULE I GROUP A HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Fig subst	ures ituted
8	762	640	647	525

SCHEDULE II GROUP B HOSPITALS

Column 1	Column 2		1 Column 2 Column 3		mn 3
Item	Figu struck		Fig:	ures ituted	
9 21a 34 37 44a	243 157 135 190	110 57 67 82 74	248 160 141 188	120 58 70 80 99	

SCHEDULE III GROUP C HOSPITALS

Column 1	COLUMN 2	Column 3
Item	Figures struck out	Figures substituted
6	53 30	55 32

SCHEDULE IV

GROUP G HOSPITALS

Column 1	Colu	MN 2	Column 3		
Item	Figures struck out		Figures substituted		
4 20	46 65	25 27	47 62	43 24	

- (2) Schedule 1 of Ontario Regulations 130/52 is further amended by
 - (a) adding
 - (i) the following item under the heading "Group A Hospitals":
- 14 Toronto Women's College Hospital 279 139
 - (ii) the following item under the heading "Group B Hospitals":
- 57a Willowdale North York Branson Hospital 76 32
 - (iii) the following item under the heading "Group G Hospitals":
- 12 Kitchener Freeport Sanatorium 15 13
 - (b) striking out item 52 under the heading "Group B Hospitals".

(6383) 43

November 2nd, 1957

THE GAME AND FISHERIES ACT

O. Reg. 238/57. Crown Game Preserves on Crown Lands. Amending O. Reg. 212/57. Made—17th October, 1957. Filed—18th October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Schedule 7 of Appendix A of Ontario Regulations 212/57 is struck out.

(6384)

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THE GAME AND FISHERIES ACT

O. Reg. 239/57. Open Season for Deer. Amending O. Reg. 171/57. Made—17th October, 1957. Filed—18th October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 6 of Ontario Regulations 171/57 is amended by striking out "and" at the end of clause f, by adding "and" at the end of clause g, and by adding the following clause:
 - (h) schedule 14 from the 11th of November to the 14th of November, both inclusive.

SCHEDULE 14

- 1. The counties of Huron and Perth.
- 2. The counties of Bruce and Grey.
- 2. Ontario Regulations 171/57 are amended by adding the following regulations:
 - 6a. The holder of a licence in form 7 of Ontario Regulations 104/56 may hunt, kill or destroy deer or moose in the year 1957 in those parts of Ontario described in schedule 15 from the 1st of November to the 9th of November, both inclusive.

SCHEDULE 15

The geographic townships of Hilton, Jocelyn and St. Joseph.

- 6b. The parts of Ontario described in item 6 of schedule 12, schedule 14, and schedule 15 are designated as densely-settled parts in which no party shall use or be accompanied by a dog while hunting deer or moose.
- **3.** Regulation 8 of Ontario Regulations 171/57 is revoked and the following substituted therefor:
 - Only shot-guns may be used in the year 1957 in those parts of Ontario described in items 1, 2, 3, and 6, of schedule 12 and item 1 of schedule 14.

- 4. Schedule 12 of Ontario Regulations 171/57 is amended by adding the following items:
 - 4. The Township of Orillia in the County of Simcoe.
 - 5. That part of the Township of Matchedash, in the County of Simcoe, composed of
 - (a) lots 20 to 23, both inclusive, in Concession II:
 - (b) lots 19 to 27, both inclusive, in Concession III:
 - (c) lots 15 to 27, both inclusive, in Concession IV:
 - (d) lots 17 to 27, both inclusive, in Concession V;
 - (e) lots 15 to 26, both inclusive, in Concession VI;
 - (f) lots 9 to 21, both inclusive, in Concession VII;
 - (g) lots 3 to 18, both inclusive, in Concession VIII;
 - (h) lots 1 to 16, both inclusive, in Concession 1X;
 - (i) lots 1 to 11, both inclusive, in Concession X;
 - (j) lots 1 to 10, both inclusive, in Concession XI;
 - (k) lots 1 to 8, both inclusive, in Concession XII, and
 - (l) lots 1 to 4, both inclusive, in Concession XIII.
 - 6. The United Counties of Stormont, Dundas and Glengarry.

(6385)

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THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 240/57. General Regulations. Amending O. Reg. 199/54. Made—3rd October, 1957. Approved—17th October, 1957. Filed—21st October, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT,

1. Regulation 23a of Ontario Regulations 199/54, as made by regulation 3 of Ontario Regulations 40/55, is revoked and the following substituted therefor:

23a.(1) The code of standards sponsored by the American Standards Association and adopted by the Canadian Gas Association and contained in the publication entitled American Standard Installation of Gas Piping and Gas Appliances in Buildings and numbered Z.21.30-1954, except section 3.3 thereof headed Electrical Connections, is adopted with the deletion of section 5.5.8 thereof and the heading "Unlined Chimneys" and the substitution of the following therefor:

CHIMNEY LINING

- 5.5.8 Where chimneys are required to be lined for the use of gas-fired appliances, the lining material shall be
 - (a) an approved fireclay or vitrified tile, or
 - (b) an approved Type B vent.
- (2) The installation, repair, replacement, or removal of appliances for use of natural gas and the piping, fittings and venting thereof shall comply with the code of standards adopted under subregulation 1.

THE ONTARIO FUEL BOARD

A. R. CROZIER, T. H. SIMPSON, W. R. HOWARD.

Dated at Toronto, Ontario, this 3rd day of October, 1957.

(6386) 44

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 241/57.

Controlled-access Highway—Waubaushene to MacTier.

New.

Made—17th October, 1957. Filed—24th October, 1957.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

WAUBAUSHENE TO MACTIER

1. Those portions of the King's Highway described in schedules 1, 2, 3, and 4, are designated as controlled-access highways.

SCHEDULE 1

In the Township of Baxter in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3121-28 registered in the Office of Land Titles at Bracebridge as number 26687.

SCHEDULE 2

In the Township of Gibson in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3104-16 registered in the Office of Land Titles at Bracebridge as number 26686.

SCHEDULE 3

In the Township of Freeman in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3115-10 registered in the Office of Land Titles at Bracebridge as number 26655.

SCHEDULE 4

In the Township of Medora in the District of Muskoka being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-3305 registered in the Office of Land Titles at Bracebridge as number 26654.

(6408)

November 9th, 1957

THE POLICE ACT

O. Reg. 242/57. Municipal Police Forces. Amending O. Reg. 174/51. Made—24th October, 1957. Filed—28th October, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

- 1. Clause c of regulation 29 of Ontario Regulations 174/51 is revoked and the following substituted therefor:
 - (c) is at least 5 feet and 8 inches in height.

(6409)

45

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 243/57.
General Regulations.
Amending Regulations 358 of Consolidated Regulations of Ontario, 1950.
Made—24th October, 1957.
Filed—28th October, 1957.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1. In these regulations "principal Regulations" means Regulations 358 of Consolidated Regulations of Ontario, 1950.
- **2.**(1) Subregulation 1 of regulation 9 of the principal Regulations, as remade by regulation 1 of Ontario Regulations 160/51 and amended by regulation 1 of Ontario Regulations 109/54 and regulation 2 of Ontario Regulations 78/55, is revoked and the following substituted therefor:
 - (1) A person who has been employed within the meaning of the Act for at least 15 years, of which at least 10 years were served after the period or periods of service for which he is obtaining credit under this subregulation, may include, for every purpose relating to an annual allowance, similar service in any province of Canada, or in any other part of the Commonwealth, or in any school maintained by the Government of Canada for children of members of the armed forces of Canada, for Indians, or for inmates of penal institutions,
 - (a) if within 10 years from the date he became employed or before the 1st of April, 1960, whichever is the later date, he has paid into the fund for each year of that service after the 1st of April, 1917, a sum of money calculated on the salary actually received for the period concerned or on the minimum salary on which contributions may be paid at the time payment is made, whichever is the greater, and at a rate equal to the total of the rate

- applicable to a teacher employed in Ontario and the rate paid by the Treasurer of Ontario on his behalf in the year or years concerned, with interest at the rate of 4¾ per cent per year compounded half-yearly; or
- (b) if, where he was employed before the 1st of September, 1940, and has not made the payment referred to in clause a, he has paid into the fund or has agreed to pay through a reduction in his annual allowance, an amount equal to the reserve which would have been accumulated in the fund for a person of the same age, for the same period of employment, as certified by the actuary.
- (2) Subregulation 3 of regulation 9 of the principal Regulations made by regulation 2 of Ontario Regulations 196/53, is revoked and the following substituted therefor:
 - (3) A person who is a contributor to the fund under section 16a of the Act may include, for every purpose relating to an annual allowance, teaching service in any designated private school,
 - (a) if he was qualified at the time of such service as a teacher under the Acts and regulations administered by the Department; and
 - (b) if within 10 years from the date he became a contributor to the fund under section 16a of the Act, he paid into the fund for each year of such service a sum of money equal to the contributions he would have made and that the Treasurer would have made on his behalf had he been employed within the meaning of the Act during the period concerned, with interest at 4¾ per cent per year compounded half-yearly.
 - (4) In every case under this regulation the total of all service in any province of Canada, in any other part of the British Commonwealth of Nations, in any school maintained by the Government of Canada for children of members of the armed forces of Canada, for Indians, or for inmates of penal institutions, in a foreign country, and in any designated private school, shall be included.
- **3.** The principal Regulations are amended by adding the following regulation:
 - 9b. Where a person's moneys are transferred to the fund from the Public Service Retirement Fund or the Public Service Superannuation Fund and such person becomes a contributor to the fund as soon as he ceases to be a civil servant or as soon as he completes a period of teacher training or if he was engaged in teaching while he was a civil servant, he is entitled to credit in the fund for a period equal to the period for which he made contributions to the Public Service Retirement Fund or the Public Service Superannuation Fund or for a period equal to the period of such teaching, as the case may be.

4. Regulations 11, 12, 13 and 14 of the principal Regulations, as remade by regulation 3 of Ontario Regulations 78/55 and amended by regulations 4 and 6 of Ontario Regulations 94/56, and regulation 12a as made by regulation 5 of Ontario Regulations 196/53, are revoked and the following substituted therefor:

WAR SERVICE

- 11.(1) Every person who was on active service in Her Majesty's forces in World War I or World War II and who is employed shall, on producing proof of such service, be entitled to credit in the fund in respect of the period of such service as if it had been a period of employment if he or his board pays into the fund an amount in respect of the period of such service subsequent to the 1st of April, 1917, equal to the contributions he would have made if he had been employed calculated on an annual salary of \$2,000 or on the annual salary he was receiving before he entered such service, whichever is greater, with accumulated interest at the rate of 4% per cent per year compounded half-yearly.
- (2) Every person who has been on active service in Her Majesty's forces since World War II and who is employed shall, on producing proof of such service, be entitled to credit in the fund in respect of the period of such service up to a maximum of 5 years as if it had been a period of employment if he or his board pays into the fund an amount in respect of the period of such service calculated on an annual salary of \$2,000 or on the annual salary he was receiving before he entered such service, whichever is greater, with accumulated interest at the rate of 4¾ per cent per year compounded half-yearly.
- (3) For the purpose of this regulation, "active service" includes any period immediately after the period of active service during which the person was receiving medical or surgical treatment from the Government of Canada for a disability sustained on active service and during which he was receiving hospital pay and allowances or the equivalent thereof from the Government of Canada and during which he was incapable of being emp.oyed because of such disability.
- (4) For the purposes of this regulation, a person shall be deemed to have been on active service during the whole of the month in which he entered such service and during the whole of the month in which he ceased to be on such service.
- 12.(1) Every person who was on special war service in World War II and who is employed shall, upon producing proof of such service, be entitled to credit in the fund in respect of the period of such service as if it had been a period of employment if he or his board pays into the fund an amount in respect of the period of such service equal to the amount of the contributions he would have made and those that the Treasurer of Ontario would have made on his behalf had he been employed calculated on an annual salary of \$2,000 or on the annual salary he was receiving before he entered such service, whichever is greater, with accumulated interest at the rate of 4% per cent per year compounded half-yearly.
- (2) For the purposes of this regulation, "special war service" means service that was related to the prosecution of the war but was not active service, service in the production of aircraft, naval or army equipment, munitions, food or supplies, or service of a clerical nature only.

- (3) For the purposes of this regulation, a person shall be deemed to have been on special war service during the whole of the month in which he entered such service and the whole of the month in which he ceased to be on such service.
- (4) A person who has established credit in the fund in respect of a period of special war service shall not be entitled to,
 - (a) a refund of the amount paid in respect of the contributions that the Treasurer of Ontario would have made on his behalf had he been employed; or
 - (b) an allowance under section 28 or 29 of the Act in respect of a disability suffered during the period of special war service.
- (5) Every person to whom this regulation applies who left Canada for special war service overseas before the 15th of August, 1945, shall be deemed to have entered active service on so leaving Canada and thereafter regulation 11 applies.
- 13.(1) Payments into the fund under regulation 11 or 12 may be made in instalments of not less than \$10 per teaching month, but in no case shall the period between the payment of the first instalment and the payment of the last instalment exceed 5 years.
- (2) Where some but not all of the amount due under regulation 11 or 12 is paid into the fund within the five-year period mentioned in subregulation 1, the amount so paid in shall be refunded.
- 14.(1) Agreements heretofore made under the war service or special war service regulations continue in force as if the regulations applicable thereto had not been revoked.
- (2) If default occurs in making any of the payments under an agreement mentioned in subregulation 1, the Commission may refund the amount paid into the fund under the agreement.
- **5.** The principal Regulations are amended by adding thereto the following regulation:

PART-TIME EMPLOYMENT

- 19a.(1) In this regulation "part-time employment" means employment within the meaning of sub-clause x of clause d of section 1 of the Act for fewer than 20 hours in a week.
 - (2) A person who has part-time employment is entitled to credit in the fund for the period of such service multiplied by a number equal to the number of hours of such service per week and divided by twenty.
- **6.** Regulation 22 of the principal Regulations, as made by Ontario Regulations 78/55, is revoked and the following substituted therefor:
 - 22.(1) Where a person has completed his payments into the fund under subregulation 1 of regulation 9 and withdraws from the profession or dies before being employed for at least the minimum period prescribed in that subregulation, he or his estate is entitled to a refund of an amount equal to the amounts, including interest, which he would have been required to pay under that subregulation on the 22nd of June, 1950, or on the date on which he began his subsequent employment in Ontario, whichever is the later date.

- (2) Where a person has commenced but not completed his payments into the fund under subregulation 1 of regulation 9 and withdraws from the profession or dies before being employed for at least the minimum period prescribed in that subregulation, he or his estate is entitled to a refund of an amount equal to the value on the 22nd of June, 1950, or on the date on which he began his subsequent employment in Ontario, whichever is the later date, on an interest basis of 434 per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that sub-regulation.
- (3) Where a person has commenced but not completed his payments into the fund under subregulation 1 of regulation 9 and has been employed for at least the minimum period prescribed in that subregulation, and he or his dependant becomes entitled to an allowance under the Act before the expiration of the period of time in which such payments are to be made, the full period in respect of which the payments under that subregulation are being made shall be included in the calculation of the allowance and an actuarial deduction made from the allowance in respect of the unpaid portion of such payments.
- (4) Where a person has commenced but not completed his payments into the fund under subregulation 1 of regulation 9 and is employed on the expiration of the period within which the payments were to be made, the agreement under which the payments were being made is null and void and a refund shall be made on that date of an amount equal to the value on the 22nd of June, 1950, or on the date on which he began his subsequent employment in Ontario, whichever is the later date, on an interest basis of 4¾ per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that subregulation.
- 22a.(1) Where a person has completed his payments into the fund under subregulation 2 of regulation 9 and withdraws from the profession or dies before being employed for at least the minimum period prescribed in that subregulation, he or his estate is entitled to a refund of an amount equal to the amounts, including interest, which he would have been required to pay on the date on which he began his subsequent employment in Ontario.
- (2) Where a person has commenced but not completed his payments into the fund under subregulation 2 of regulation 9 and withdraws from the profession or dies before being employed for at least the minimum period prescribed in that subregulation, he or his estate is entitled to a refund of an amount equal to the value on the date on which he began his subsequent employment in Ontario, on an interest basis of 4¾ per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that subregulation.
- (3) Where a person has commenced but not completed his payments into the fund under subregulation 2 of regulation 9 and has been employed for at least the minimum period prescribed in that subregulation, and he or his dependant becomes entitled to an allowance under the Act before the expiration of the period of time in which such payments are to be made, the full period in respect of which the payments under that subregulation are being made shall be included in the calculation of the allowance and an actuarial deduction made from the allowance in respect of the unpaid portion of such payments.

- (4) Where a person has commenced but not completed his payments into the fund under subregulation 2 of regulation 9 and is employed on the expiration of the period within which the payments were to be made, the agreement under which the payments were being made is null and void and a refund shall be made on that date of an amount equal to the value on the date on which he began his subsequent employment in Ontario, on an interest basis of 43/4 per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that subregulation.
- 22b.(1) Where a person has completed his payments into the fund under subregulation 3 of regulation 9 and withdraws from the profession or dies, he or his estate is entitled to a refund of an amount equal to the amounts, including interest, which he would have been required to pay under that subregulation on the date on which his school was designated or on the date he began his employment in that school, whichever is the later date.
 - (2) Where a person has commenced but not completed his payments into the fund under subregulation 3 of regulation 9 and withdraws from the profession or dies, he or his estate is entitled to a refund of an amount equal to the value on the date on which his school was designated or on the date he began his employment in that school, whichever is the later date, on an interest basis of 4¾ per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that subregulation.
- (3) Where a person has commenced but not completed his payments into the fund under subregulation 3 of regulation 9 and he or his dependant becomes entitled to an allowance under the Act before the expiration of the period of time in which such payments are to be made, the full period in respect of which the payments under that subregulation are being made shall be included in the calculation of the allowance and an actuarial deduction made from the allowance in respect of the unpaid portion of such payments.
- (4) Where a person has commenced but not completed his payments into the fund under subregulation 3 of regulation 9 and is employed on the expiration of the period within which the payments were to be made, the agreement under which the payments were being made is null and void and a refund shall be made on that date of an amount equal to the value on the date on which his school was designated or on the date he began his employment in that school, whichever is the later date, on an interest basis of 434 per cent per year compounded half-yearly, of the amounts, including interest, which he paid under that subregulation.
- 7. Regulation 4 comes into force on the 1st of January, 1959.

(6410) 45

THE DEPARTMENT OF EDUCATION ACT,

O. Reg. 244/57.

Elementary-schools Inspectors' Certifi-

cates.
Amending O. Reg. 43/55.
Made—30th September, 1957.
Approved—24th October, 1957.
Filed—28th October, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1.(1) Subregulation 2 of regulation 4 of Ontario Regulations 43/55 is revoked and the following substituted therefor:
 - (2) For the purpose of clause *a* of subregulation 1 of regulation 2 the Queen's University degrees shall be as follows:
 - (a) where the candidate commenced his university course before the 1st of September, 1958,
 - (i) any honour degree in arts or commerce required for admission to the course of study leading to an Interim High School Assistant's Certificate, Type A, and
 - (ii) a general degree in arts where the candidate obtains the degree with an average of 66 per cent in any five courses of study more advanced than course 1, and
 - (b) where the candidate commenced his university course on or after the 1st of September, 1958,
 - (i) any honour degree in arts or commerce required for admission to the course of study leading to an Interim High School Assistant's Certificate, Type A, and
 - (ii) a degree in the general course in arts where the candidate obtains the degree with an average of 66 per cent in his last five courses and successfully completes any three courses of study in English.
- (2) Subregulation 6 of the said regulation 4 is amended by striking out "Carleton College degree" in the second line and inserting in lieu thereof "Carleton University degree".
- (3) Subregulation 7 of the said regulation 4 is amended by striking out "Assumption College" in the second line and inserting in lieu thereof "Assumption University of Windsor".
- (4) The said regulation 4 is amended by adding thereto the following subregulation:
 - (8) For the purpose of clause *a* of subregulation 1 of regulation 2 the University of Sudbury degree shall be a pass degree in arts where the candidate
 - (a) obtains the degree with an average of 66 percent on his final examinations, and
 - (b) successfully completes any three of the first, second, third and fourth year courses of study in English.

W. J. DUNLOP, Minister of Education.

Toronto, September 30, 1957.

(6411)

THE FARM PRODUCTS GRADES AND SALES

O. Reg. 245/57.

General Regulations.
Amending Regulations 87 of Consolidated Regulations of Ontario, 1950.
Made—22nd October, 1957.
Approved—24th October, 1957.
Filed—28th October, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. Clause *b* of subregulation 2 of regulation 86 of Regulations 87 of Consolidated Regulations of Ontario, 1950, as remade by subregulation 2 of regulation 7 of Ontario Regulations 208/57, is revoked and the following substituted therefor:
 - (b) No. 2 Hothouse Grade.—This grade shall consist of cucumbers that are fresh, firm, sound, well-formed, fairly well-developed, fairly well-coloured and of similar varietal characteristics, and
 - (i) free from blossoms and damage,
 - (ii) uniform in size, and
 - (iii) properly packed, and

M. A. GOODFELLOW, Minister of Agriculture.

Dated at Toronto, this 22nd day of October, 1957.

(6412)

45

THE HIGHWAY TRAFFIC ACT

O. Reg. 246/57. No-left-turn Signs. New. Made—24th October, 1957. Filed—28th October, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. A no-left-turn sign shall be not less than twenty-four inches in width and thirty-six inches in height and shall bear the words "No Left Turn" in black letters not less than seven inches high on a background of white retro-reflective material.
- 2. No-left-turn signs may be erected at the locations described in Schedule A.

SCHEDULE A

 On the northerly side of that part of the King's Highway known as the Queen Elizabeth Way at a point visible to west-bound traffic approaching its junction with Kerr Street in the Town of Oakville in the County of Halton.

(6413)

45

THE CEMETERIES ACT

O. Reg. 247/57. General Regulations. Amending O. Reg. 63/44 (C.R.O. 383). Made—24th October, 1957. Filed—29th October, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE CEMETERIES ACT

- 1.(1) Clause b of regulation 1 of Ontario Regulations 63/44 is revoked and the following substituted therefor:
 - (b) "lot" includes plot, grave, burial site, mausoleum crypt or compartment;
- (2) Regulation 1 of Ontario Regulations 63/44 is amended by adding the following clauses:
 - (d) "cemetery services" includes the opening and closing of graves, disinterments or removal of remains, provision of temporary storage in vaults or mortuaries, construction of foundations for monuments, grave markers and memorial plaques, setting grave markers and memorials, setting corner posts, provision of a tent or canopy for committal services, preparation of flower beds and planting of flowers and shrubs, cutting the grass and general care of lots and any other service which normally is provided by the owner; and
 - (e) "cemetery supplies" includes concrete and metal burial vaults, monuments, grave markers or memorial plaques of stone or metal, corner posts, flowers, shrubs, artificial wreaths and any other articles supplied by the owner.
- **2.** Ontario Regulations 63/44 are amended by adding the following regulations:
 - 12a. Where cemetery services or cemetery supplies are sold by an owner on a time-payment plan
 - (a) not less than 50 per cent of the total sales price shall be deposited with a trust company or the Public Trustee as security for the performance of the contract, and
 - (b) the amount to be deposited shall be specified in the sales agreement.
 - 12b. Where a lot is sold on a pre-need or timepayment plan and the purchaser has not personally inspected the lot before signing the agreement to purchase, the agreement shall
 - (a) contain a proviso that alternative property of equal value may be chosen by the purchaser anywhere in the cemetery within 60 days from the date of signing on written notice to the owner that the purchaser is dissatisfied;
 - (b) specify the number or designation of the plot by reference to a plan approved by the Minister; and
 - (c) specify the amount of the purchase price allocated to the perpetual care fund.

- 12c. Where a lot is purchased on a time-payment plan, the prescribed amount of perpetual care shall be set aside from each payment when made, and deposited with a trust company or the Public Trustee within one month of payment.
- 12d. Where photographs, plans, maps or specifications are used in selling lots, the name and location of the cemetery referred to therein shall be clearly indicated.
- 12e. No lot shall be sold or offered for sale in any part of a cemetery until that part has been developed and made ready for burial purposes to the satisfaction of the Minister and the plan of subdivision has been approved by him.
- 12f.(1) An application for the establishment or enlargement of a cemetery to be operated for gain or profit shall not be approved until the owner has deposited with a trust company or the Public Trustee an amount calculated at the rate of \$5,000 per acre on 10 per cent of the acreage comprised in the application, but with a minimum initial deposit of \$5,000 and a maximum total deposit of \$25,000 regardless of the acreage, as an assurance for perpetual care.
- (2) Subregulation 1 shall not apply where the amount of perpetual care set aside by the owner exceeds \$25,000.
- 12g.(1) An application for the establishment of a mausoleum shall not be approved until the owner has deposited with a trust company or the Public Trustee an amount equivalent to 10 per cent of the gross sales value of all crypts comprised in the application as an assurance for perpetual care.
- (2) The deposit referred to in subregulation 1 may be reduced in units of \$1,000 as the perpetual care fund is built up in equivalent amounts.

20a. An owner shall not refuse to install or refuse to permit the installation of any cemetery supply, provided the material and erection comply with the by-laws or rules of the cemetery concerned as approved by the Minister.

(6427)

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\$25

THE TEACHING PROFESSION ACT

O. Reg. 248/57. General Regulations. Amending O. Reg. 63/55. Made—August 13th, 1957. Approved—30th October, 1957. Filed—31st October, 1957.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT

- **1.** Clause *b* of subregulation 1 of regulation 4 of Ontario Regulations 63/55 is revoked and the following substituted therefor:
 - (b) male public-school teachers
 - (i) on salaries under \$4500.....

(ii) on salaries of at least \$4500 but under \$6500......\$30

(iii) on salaries of \$6500 or more ... \$35

Board of Governors of the Ontario Teachers' Federation,

by Sister Mary Lenore, President

by Nora Hodgins, Secretary-Treasurer

Toronto, August 13, 1957.

(6438)

45

THE GAME AND FISHERIES ACT

O. Reg. 249/57. Open Season for Deer. Amending O. Reg. 171/57. Made—30th October, 1957. Filed—31st October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause h of regulation 6 of Ontario Regulations 171/57, as made by regulation 1 of Ontario Regulations 239/57, except schedule 14, is revoked and the following substituted therefor:
 - (h) schedule 14 from the 12th of November to the 15th of November, both inclusive.

(6439)

45

THE GAME AND FISHERIES ACT

O. Reg. 250/57. Open Season for Deer. Amending O. Reg. 171/57. Made—30th October, 1957. Filed—31st October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 6 of Ontario Regulations 171/57, as amended by regulation 1 of Ontario Regulations 239/57, is further amended by striking out "and" at the end of clause g, by adding "and" at the end of clause h, and by adding thereto the following clause:
 - (i) schedule 16 from the 4th of November to the 23rd of December, both inclusive.

SCHEDULE 16

That part of the Township of Keppel in the County of Grey known as Griffiths Island.

- **2.** Item 2 of schedule 14 of Ontario Regulations 171/57, as made by regulation 1 of Ontario Regulations 239/57, is struck out and the following substituted therefor:
 - 2. The counties of
 - (a) Bruce, and
 - (b) Grey, except that part of the Township of Keppel known as Griffiths Island.

(6440)

15

THE GAME AND FISHERIES ACT

O. Reg. 251/57. Open Season for Pheasants. Amending O. Reg. 185/57. Made—30th October, 1957. Filed—31st October, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Subregulation 1 of regulation 2 of Ontario Regulations 185/57 is amended by striking out "and" at the end of clause b, by adding "and" at the end of clause c, and by adding thereto the following clause:
 - (d) from the 2nd of November to the 31st of December, both inclusive, in 1957 in that part of the Township of Keppel in the County of Grey known as Griffiths Island.

(6441)

4.5

THE POLICE ACT

O. Reg. 252/57.

Division of Responsibility for Policing. Amending Regulations 320 of Consolidated Regulations of Ontario, 1950. Made—30th October, 1957. Filed—1st November, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

1. Item 22 of Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario, 1950 is struck out.

(6442)

November 16th, 1957

THE WORKMEN'S COMPENSATION ACT

Q. Reg. 253/57.
General Regulations.
Amending Regulations 371 of Consolidated Regulations of Ontario, 1950.
Made—16th October, 1957.
Approved—30th October, 1957.
Filed—5th November, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

- 1. In these regulations "principal regulations" means Regulations 371 of Consolidated Regulations of Ontario, 1950.
- 2. Clause j of regulation 2 of the principal regulations is revoked.
- **3.** Item 3 of Class 6 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:
 - 3. Manufacturing
 - (a) brick,
 - (b) fire-proofing,
 - (c) foundry-facings,
 - (d) porcelain,
 - (e) pottery,
 - (f) roof-tile,
 - (g) sewer-pipe,
 - (h) terra-cotta, and
 - (i) tile.
- 4. Item 2 of Class 7 of Schedule 1 of the principal regulations is amended by adding the following clause:
 - (aa) abrasive-cloth or -paper articles,
- **5.**(1) Clause f of sub-item 1 of item 1 of Class 10 of Schedule 1 of the principal regulations is struck out.
- (2) Clause a of item 3 of Class 10 of Schedule 1 of the principal regulations, as amended by regulations 4 and 5 of Ontario Regulations 230/55, and by regulation 6 of Ontario Regulations 240/56, is struck out and the following substituted therefor:
 - (a) Manufacturing
 - (i) adding-machines,
 - (ii) batteries, dry and storage,
 - (iii) buttons of metal, pearl, ivory or horn,
 - (iv) cameras,
 - (v) cash-registers,
 - (vi) celluloid articles,
 - (vii) clocks,

- (viii) electric shavers,
- (ix) gold, silver and plated ware,
- (x) incandescent lamps,
- (xi) ivory articles,
- (xii) jewellery,
- (xiii) machine-needles,
- (xiv) musical instruments,
- (xv) neon-tube-lights,
- (xvi) optical goods,
- (xvii) phonograph-records,
- (xviii) photographic supplies,
 - (xix) plaster statuary,
 - (xx) plastics, articles made from,
 - (xxi) radios and television-sets, including servicing,
- (xxii) radio-tubes,
- (xxiii) rubber stamps or stencils,
- (xxiv) scales,
- (xxv) sewing-machines,
- (xxvi) typewriters,
- (xxvii) vacuum cleaners, and
- (xxviii) watches and watch-cases.
- 6.(1) Item 1 of Class 12 of Schedule 1 of the principal regulations, as remade by regulation 1 of Ontario Regulations 123/52, is amended by adding the following clause:
 - (c) Operating oil wells.
- (2) Item 2 of Class 12 of Schedule 1 of the principal regulations, as amended by regulation 8 of Ontario Regulations 230/55, is further amended by adding the following clause:
 - (c) Operating gas wells.
- 7.(1) Sub-clause i of clause a of item 2 of Class 16 of Schedule 1 of the principal regulations is struck out.
- (2) Clause b of item 2 of Class 16 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:
 - (b) Manufacturing
 - (i) bags,
 - (ii) suit-cases,
 - (iii) trunks,
 - (iv) valises, and
 - (v) whips.

- **8.** Clause *f* of item 1 of Clause 21 of Schedule 1 of the principal regulations is struck out.
- **9.** Clause *c* of item 1 of Class 22 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:
 - (e) Construction or operation of telephone or telegraph lines and works for the purposes of the business of a telephone or telegraph company, not included in Schedule 2.
- 10. Sub-clause ii of clause b of item 1 of Class 23 of Schedule 1 of the principal regulations is struck out.
- 11.(1) Clause a of item 1 of Class 24 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:
 - (a) Construction or erection of
 - (i) blast-furnaces,
 - (ii) chimney-stacks,
 - (iii) coke ovens,
 - (iv) filtration plants,
 - (v) grain-elevators,
 - (vi) power-plants,
 - (vii) pulp-mills,
 - (viii) pumping stations,
 - (ix) sewage disposal plants, and
 - (x) other high structures.
- (2) Clause ϵ of item 1 of Class 24 of Schedule 1 of the principal regulations is struck out and the following substituted therefor:
 - (c) Cement- or concrete-work.
- 12. These regulations come into force on the 1st of January, 1958.

E. E. SPARROW, Chairman.

H. W. FORSTER, Secretary.

Dated at Toronto this 16th day of October, 1957. (Seal)

(6444)

46

THE GAME AND FISHERIES ACT

O. Reg. 254/57. Waters Set Apart for Specified Times. Amending O. Reg. 34/56. Made—6th November, 1957. Filed—8th November, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 18 of Ontario Regulations 34/56, as remade by regulation 1 of Ontario Regulations 181/56, except schedules 13A, 16A, and 73A, is revoked and the following substituted therefor:
 - 18. The several waters described in schedules 13A, 16A, and 73A, and known as "Chiblow Lake Fish Sanctuary", "Denman Lake Fish Sanctuary", and "Wakwekobi Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish
 - (a) from the 8th of November, 1957, to the 30th of April, 1958, both inclusive, and
 - (b) from the 15th of October to the 30th of April in the year next following, both inclusive, in each year, beginning with the 15th of October, 1958.

(6471)

46

THE POLICE ACT

O. Reg. 255/57.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations of Ontario, 1950.
Made—6th November, 1957.
Filed—8th November, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

- 1. Item 10 of Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario, 1950, is struck out.
- **2.** These Regulations come into force on the first day of January, 1958.

(6472)

November 23rd, 1957

THE MUNICIPAL ACT

O. Reg. 256/57. General Regulations. New. Made-14th November, 1957. Filed-15th November, 1957.

REGULATIONS MADE UNDER THE MUNICIPAL ACT

- 1. Subject to regulation 2, clause a of paragraph 70 of subsection 1 of section 388 and subsections 4 to 9 of section 399 of The Municipal Act are repealed.
- 2. Regulation 1 applies to The Municipality of Metropolitan Toronto and the Corporation of the City of Hamilton.

(6494)

47

THE FARM PRODUCTS MARKETING ACT

O. Reg. 257/57. Arbitration of Disputes. New. Made—15th November, 1957. Filed—15th November, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

ARBITRATION OF DISPUTES

- 1.(1) Where
 - (a) an agreement is made by a negotiating agency established in connection with a plan under clause 14 of subsection 1 of section 6 of the Act, or
 - (b) an award is made by a board under clause 15 of subsection 1 of section 6 of the Act

and a dispute arises out of that agreement, or that award, any party to the dispute, or the local board, may refer the niatters in dispute to the Board and request that the matters in dispute be settled by an arbitrator or a board of arbitration.

- (2) Where matters in dispute are referred to the Board under subregulation 1, the reference shall be accompanied by a statement of matters in dispute in writing signed by the party, or by a person authorized so to do on his behalf, or by the secretary or other officer of the local board, showing
 - (a) the names and addresses of the parties to the dispute.

- (b) particulars of the matters in dispute, including the times and places at which and the circumstances under which the dispute arose,
- (c) the provisions of the agreement or award out of which the dispute arose, and
- (d) the matters to be settled by an arbitrator or a board of arbitration.
- 2.(1) Where the Board receives a statement of matters in dispute, the Board, if it is of the opinion that the dispute is in respect of matters arising out of an agreement or award in force at the time the dispute arose and no provision is made in the agreement or award for the settlement of such dispute, shall appoint an arbitrator, or a board of arbitration, and refer the matters in dispute to the arbitrator or board of arbitration, as the case may be.
- (2) A board of arbitration shall consist of three members, one of whom shall be a member of the negotiating committee appointed by the local board, and one of whom shall be a member of the negotiating committee appointed other than by the local board.
- An arbitrator or a board of arbitration appointed by the Board under subregulation 1 of regulation 2 shall make an award in respect of the matters submitted to it.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

Dated at Toronto, this 15th day of November, 1957.

(Seal)

(6495)

47

THE SUMMARY CONVICTIONS ACT

O. Reg. 258/57. Traffic Ticket. Amending O. Reg. 116/57. Made—14th November, 1957. Filed—18th November, 1957.

REGULATIONS MADE UNDER THE SUMMARY CONVICTIONS ACT

1. Part 4 of form 1 of Ontario Regulations 116/57 is amended by striking out items 2, 3, 4 and 5 under the heading "READ CAREFULLY".

(6496)



November 30th, 1957

THE FARM PRODUCTS MARKETING ACT

O. Reg. 259/57.
The Ontario Berry Growers Marketing-

for-Processing Plan.

New and Revoking Regulations 94 of Consolidated Regulations of Ontario, 1950 and O Reg. 172/54. Made—14th November, 1957. Filed—18th November, 1957.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- **1.** The plan in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers set out in section 287 of The Corporations Act, 1953.
- 3. Regulations 94 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 172/54 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

1. This plan may be cited as "The Ontario Berry Growers' Marketing-for-Processing Plan".

INTERPRETATION

2. In this plan

- (a) "berries" means strawberries and raspberries produced in Ontario which are used by a processor for processing;
- (b) "processing" means canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (c) "processor" means a person engaged in the business of processing of berries; and
- (d) "producer" means a person engaged in the production of berries.

APPLICATION OF PLAN

3. This plan applies to the regulating and the controlling of the marketing of berries locally within

LOCAL BOARD

- 4. There shall be a local board to be known as "The Ontario Berry Growers' Marketing Board".
- 5. The local board shall consist of eight producermembers.

DISTRICTS

- 6. Producers shall be divided into six districts as follows:
 - (a) District 1, comprising the counties of Brant, Elgin, Norfolk and Oxford;
 - (b) District 2, comprising the counties of Haldimand, Lincoln, Welland and Wentworth;

- (c) District 3, comprising the counties of Grey and Simcoe:
- (d) District 4, comprising the counties of Halton, Peel and York;
- (e) District 5, comprising the counties of Durham and Ontario; and
- (f) District 6, comprising the counties of Hastings, Northumberland and Prince Edward.

COUNTY GROUPS

- 7,(1) Producers in each of the counties named in section 6 shall form a county group but the producers of any one county may join with the producers of any other county in the same district to form one county group.
- (2) A producer in a territorial district or in a county not included in a district mentioned in section 6 may become a member of the county group of producers nearest to his place of production and shall be deemed to be a producer of that county.

COMMITTEES

- 8. There shall be a committee in each district to be known as the "District Berry Growers' Committee".
- 9. On or before the 30th of November in each year the producers in each county group shall elect one of its members for each fifty producers or fraction thereof to the District Berry Growers' Committee for the district in which the county group is located.

ELECTION OF MEMBERS TO LOCAL BOARD

- 10.(1) Each District Berry Growers' Committee may on or before the 31st of December in each year elect, from the producers in the district, members to the local board as follows:
 - (a) District 1, two members;
 - (b) District 2, two members;
 - (c) District 3, one member;
 - (d) District 4, one member;
 - (e) District 5, one member; and
 - (f) District 6, one member.
- (2) No person shall be eligible for election from any district to the local board unless he resides within the district.
- (3) Where in any year a District Berry Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1, the members of all District Berry Growers' Committees may on or before the 31st of December of that year elect the member or members from that district to the local board.

APPOINTMENTS TO THE LOCAL BOARD

11.(1) The members elected to the local board shall at its first meeting after the 31st of December appoint such producer-members as are necessary to complete the local board.

- (2) Where a member elected or appointed to the local board dies or resigns before the 31st of December of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term.
- (3) Each producer-member appointed a member to the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

(6518) 48

THE FARM PRODUCTS MARKETING ACT

O. Reg. 260/57.
Marketing of Berries for Processing.
New and Revoking O. Regs. 173/54 and 174/54.
Made—18th November, 1957.
Filed—18th November, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

INTERPRETATION

1. In these regulations

- (a) "berries" means strawberries and raspberries produced in Ontario which are used by a processor for processing;
- (b) "local board" means the Ontario Berry Growers' Marketing Board;
- (c) "processing" means canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person engaged in the business of processing of berries; and
- (e) "producer" means a person engaged in the production of berries.

APPLICATION OF REGULATIONS

2. These regulations apply to the regulating and the controlling of the marketing of berries locally within Ontario.

LICENCES FOR PRODUCERS

- 3.(1) No person shall commence or continue to engage in the growing of berries except under the authority of a licence as a producer of berries.
- (2) Every producer shall be deemed to be the holder of a licence as a producer of berries in form 1.

LICENCES FOR PROCESSORS

- 4.(1) No person shall commence or continue to engage in the processing of berries except under the authority of a licence as a processor of berries.
- (2) No licence as a processor of berries shall be issued except upon application therefor in form 2.
- (3) A licence as a processor of berries shall be in form 3.
- (4) A licence as a processor of berries expires with the 31st of March next following the date on which the licence is issued.
- (5) A licence shall be issued to a processor of berries without charge.

- **5.**(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business of a processor, or for any other reason which the Board may deem proper.
- (2) The Board may suspend or revoke or refuse to renew a licence as a processor of berries for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board.
- (3) Any person whose licence as a processor of berries was refused, suspended or revoked or was not renewed, may appear before the Board to show cause why such licence should not be refused, suspended or revoked or why such renewal should not be refused, as the case may be.

LICENCE FEES

- **6.**(1) Every producer shall pay to the local board licence fees at the rate of one-tenth of a cent for each quart or fraction thereof of berries delivered to a processor.
- (2) The processor shall deduct the licence fees payable by a producer from the sum of money due to the person from whom the berries were received.
- (3) The processor shall forward to the local board the licence fees deducted not later than the 15th of September in any year.

DELEGATION OF POWERS

- 7. The Board delegates to the local board the power
 - (a) to stimulate, increase and improve the marketing of berries by such means as it may deem proper;
 - (b) to co-operate with a marketing board, a local board or a marketing agency of any other province for the purpose of marketing berries;
 - (c) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of this Act, the regulations and the plan.

AUTHORIZATION TO LOCAL BOARD

- 8.(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purpose of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the Ontario Berry Growers' Marketing-for-Processing Plan.
- (2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subregulation 1.
- **9.** The Board authorizes the local board to require the price or prices payable or owing to the producers for berries to be paid to or through the local board.
- 10. The Board authorizes the local board to prohibit the marketing locally within Ontario of any class, variety or grade of berries.

NEGOTIATING AGENCIES

- 11.(1) There shall be two negotiating agencies, to be known as
 - (a) "The Negotiating Committee for Raspberries"; and

- (b) "The Negotiating Committee for Strawberries".
- (2) Each negotiating committee named in clauses a and b of subregulation 1 shall be composed of six persons, three of whom shall be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (3) The local board and the processors shall appoint their respective members to the negotiating agencies named in clauses a and b of regulation 1 and shall notify the Board in writing of the names and addresses of their respective members not later than the 5th of June in each year.
- (4) Where the local board or the processors fail to appoint the persons under subregulation 2, the Board shall appoint such persons as are necessary to complete the negotiating agency.
- (5) Subject to subregulation 6, the members of the negotiating agencies appointed under subregulation 2 shall be and remain members until the 1st of August of the year in which the members were appointed.
- (6) Where a member of a negotiating agency dies or resigns or is unavailable to act on any committee prior to the expiration of his term of membership, the local board or the processors, as the case may be, shall appoint a person for the unexpired term of the member who died, resigned or was unavailable to act.
- (7) Where the local board or the processors fail to make an appointment under subregulation 6 within seven days after a vacancy occurs, the Board may appoint such persons as are necessary to complete the negotiating agency.
- 12. Each negotiating agency named in clauses a and b of subregulation 1 of regulation 11 is empowered to adopt or settle by agreement in respect of berries
 - (a) minimum prices for strawberries or raspberries, as the case may be, or for any class, variety, grade or size thereof,
 - (b) terms, conditions and forms of agreements relating to the producing or marketing of strawberries or raspberries, as the case may be, and
 - (c) any charges, costs or expenses relating to the production or marketing of strawberries or raspberries, as the case may be.
- 13. A meeting of a negotiating agency may be convened by a notice in writing given by the three members of the negotiating agency appointed by the local board, or by the processors, to the other members of the negotiating agency at least seven days, but not more than ten days, before the date of the meeting stating the time and place of the meeting.

ARBITRATION

- 14.(1) Where a meeting of the negotiating agency is not held in accordance with the notice in regulation 13, or where a meeting is held and the negotiating agency does not arrive at an agreement respecting all matters which it is empowered to adopt or settle by agreement
 - (a) in the case of strawberries, on or before the $5 \mathrm{th}$ of June, or
 - (b) in the case of raspberries, on or before the 20th of June,

the matters in dispute shall be referred by the Board to an Arbitration Board.

(2) Where the negotiating agency decides

- (a) in the case of strawberries, on or before the 5th of June, or
- (b) in the case of raspberries, on or before the 20th of $J\,\mathrm{une}$

in any year that agreement cannot be reached, it shall so notify the Board.

- (3) Where a negotiating agency does not arrive at an agreement on all matters which it is empowered to adopt or settle by agreement, it may submit in writing to the Board a statement or statements of the matters in dispute.
- (4) The Arbitration Board shall consist of three members.
- (5) One member may be appointed by the three members of the negotiating agency appointed by the local board, and one other member may be appointed by the three members of the negotiating agency appointed by the processors.
- (6) Where two members are appointed to the Arbitration Board in accordance with subregulation 5, the two members so appointed may appoint a third member to the Arbitration Board but where the two members fail to agree on the third member within seven days after the date mentioned in clause a or b of subregulation 2, in any year, the Board shall appoint the third member.
- (7) Where the three members of the negotiating agency appointed by the local board, or the three members of the negotiating agency appointed by the processors fail to appoint a member to the Arbitration Board in accordance with subregulation 5 within seven days after the date mentioned in clause a or b of subregulation 2, the Board shall appoint such members as are necessary to complete the Arbitration Board.
- (8) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from a negotiating agency under subregulation 3.
- (9) The Arbitration Board shall meet forthwith after the appointment of the three members thereof and shall make an award in respect of the matters referred to it, or all matters which the negotiating agency is empowered to adopt or settle by agreement, as the case may be.
- 15. Ontario Regulations 173/54 and 174/54 are revoked.

THE FARM PRODUCTS MARKETING BOARD

> G. F. Perkin, Chairman.

F. K. B. STEWART, Secretary.

(Seal)

Dated at Toronto, this 18th day of November, 1957.

FORM 1

The Farm Products Marketing Act

LICENCE AS A PRODUCER OF BERRIES

Under <i>The Farm Pro</i> regulations, and subject t licence is issued	ducts Marketing Act and to the limitations thereo	d the f, this
to	(name)	
of	address)	• • • • •
to engage in the growing	of berries.	
This licence expires v following the date of issue	with the 31st of March e.	next
Issued at Toronto, this	day of ,	19 .
	IE FARM PRODUCT: MARKETING BOARI	
	Chairman.	
	Secretary.	
Fo	ORM 2	
The Farm Prod	lucts Marketing Act	
	N FOR LICENCE SOR OF BERRIES	
To The Farm Products M	Iarketing Board:	
(name o	f applicant)	
(ad	ldress)	· · · · ·
makes application for a licunder <i>The Farm Products</i>	cence as a processor of b Marketing Act.	erries
Dated at , th	nis day of ,	19 .
	(signature of applica	 .nt)
	(where applicant is a poration or partnership nature of person autho to sign)	p, sig-
	(office)	• • • • •
Fo	DRM 3	
The Farm Prod	ucts Marketing Act	
LICENCE AS A PRO	CESSOR OF BERRIE	ES
Under <i>The Farm Proc</i> regulations, and subject to licence is issued	ducts Marketing Act and the limitations thereof	d the , this
to(name)	

(address)

to engage in the processing of berries.

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of

THE FARM PRODUCTS MARKETING BOARD

Chairman.
Secretary.

(6519)

48

, 19

THE LABOUR RELATIONS ACT

O. Reg. 261/57.
General Regulations.
Amending Regulations 236 of Consolidated Regulations of Ontario, 1950.
Made—12th November, 1957.
Approved—14th November, 1957.
Filed—19th November, 1957.

RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT

- 1. In these regulations "principal Regulations" means Regulations 236 of Consolidated Regulations of Ontario, 1950.
- **2.**(1) Clause e of rule 1 of the principal Regulations is amended by adding "and includes deputy-registrar" at the end thereof.
- (2) The said rule 1 is amended by striking out "and" at the end of clause d and by adding the following clause:
 - (f) "Vice-chairman" means Vice-chairman of the Board.
- **3.** Sub-rules 7b and 7c of rule 4 of the principal Regulations, as made by rule 7 of Ontario Regulations 329/52, are revoked and the following substituted therefor:
 - (7b) The desire in writing of an employee, or group of employees, shall be signed by the employee or each member of the group of employees, as the case may be, and shall contain an address for service.
 - Ic) The Board may dispose of the application without further notice to any person who
 - (a) has not filed a desire in writing,
 - (b) has filed a desire in writing which does not contain an address for service, or
 - (c) does not appear at the hearing subsequently held in connection with the application,

and without considering his desire in writing.

4.(1) Sub-rule 1 of rule 7 of the principal Regulations is amended by adding "or in form 13A, as the case may be" at the end thereof.

FORM 13A

The Labour Relations Act

APPLICATION FOR DECLARATION THAT STRIKE, ENGAGED IN BY EMPLOYEES, UNLAWFUL

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondents.

The applicant applies to the Ontario Labour Relations Board for a declaration that a strike engaged in by employees of the applicant is unlawful.

The applicant states:

- 1. (a) name of applicant:
 - (b) address of applicant:
 - (c) address of applicant for service:
 - (d) names of respondents:
 - (e) addresses of respondents:
- 2. The material facts upon which the applicant intends to rely to support its allegation that a strike was engaged in by the respondents and that the strike is unlawful:

DATED at

this

day of

19

(signature) for the applicant.

(2) Sub-rule 2 of the said rule 7 is amended by adding "or in form 14A, as the case may be" at the end thereof.

FORM 14A

The Labour Relations Act

REPLY TO APPLICATION FOR DECLARATION THAT STRIKE, ENGAGED IN BY EMPLOYEES, UNLAWFUL

Before the Ontario Labour Relations Board

Between

Applicant,

-and-

Respondent.

The respondent states in reply to the application for a declaration that a strike engaged in by employees of the applicant is unlawful as follows:

- 1. (a) full name of respondent:
 - (b) address of respondent:
 - (c) address of respondent for service:
- 2. The material facts upon which the respondent intends to rely in answering the allegation of the applicant that a strike was engaged in by the respondent and the strike is unlawful:

DATED AT

this

day of

19

(signature) for the respondent

- **5.** Rule 15 of the principal Regulations is revoked and the following substituted therefor:
 - 15. The decisions, declarations, directions, orders and rulings of the Board shall be signed by the Chairman or Vice-chairman on behalf of the Board.
- 6. Form 3 of the principal Regulations, as remade by regulation 3 of Ontario Regulations 329/52, is amended by striking out "may so inform the Board in writing not later than the day of, 19 "in the twentieth, twenty-first and twenty-second lines and inserting in lieu thereof "may, not later than the day of 19, so inform the Board in writing which shall be accompanied by a return mailing address".
- 7. Form 13 of the principal Regulations is amended by striking out the heading "APPLICATION FOR DECLARATION THAT STRIKE UNLAWFUL" in the second and third lines and inserting in lieu thereof "APPLICATION FOR DECLARATION THAT STRIKE, CALLED OR AUTHORIZED BY TRADE UNION OR COUNCIL OF TRADE UNIONS, UNLAWFUL".
- 8. Form 14 of the principal Regulations is amended by striking out the heading "REPLY TO APPLICATION FOR DECLARATION THAT STRIKE UNLAWFUL" in the second and third lines and inserting in lieu thereof "REPLY TO APPLICATION FOR DECLARATION THAT STRIKE, CALLED OR AUTHORIZED BY TRADE UNION OR COUNCIL OF TRADE UNIONS, UNLAWFUL".

ONTARIO LABOUR RELATIONS BOARD

J. FINKELMAN, Chairman

G. W. Reed, Vice-chairman

(Seal)

G. RUSSELL HARVEY,

JOHN O'D. DONOVAN,

D. B. ARCHER,

H. F. IRWIN, Members

Toronto, 12th day of November, 1957.

(6521)

48

THE HIGHWAY TRAFFIC ACT

O. Reg. 262/57. Speed Limits. Amending O. Reg. 209/56. Made—14th November, 1957. Filed—19th November, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule B of Ontario Regulations 209/56, as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57 and 231/57, is further amended by adding the following item:
 - 10. That part of the King's Highway known as Number 2 in the Townships of Clark and Hope in the County of Durham lying between a point in the highway distant 500 feet

measured westerly therealong from its intersection with the easterly limit of that part of the County Road known as Number 8 running northerly from the King's Highway and a point in the highway distant 1500 feet measured easterly therealong from such intersection.

(6522)

48

THE HIGHWAY TRAFFIC ACT

O. Reg. 263/57. Speed Limits. Amending O. Reg. 209/56. Made—14th November, 1957. Filed—19th November, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule A of Ontario Regulations 209/56 as amended by Ontario Regulations 173/57 and 231/57, is further amended by adding the following item:

- 5. That part of the King's Highway known as Number 2 in the Township of Pittsburgh in the County of Frontenac lying between its intersection with the easterly limit of the City of Kingston and a point in the highway measured easterly 500 feet therealong from its intersection with the centre line of the roadway known as Third Street.
- **2.** Schedule B of Ontario Regulations 209/56 as amended by Ontario Regulations 45/57, 147/57, 173/57, 188/57, 202/57 and 231/57, is further amended by adding the following item:
 - 10. That part of the King's Highway known as Number 2 in the Township of Pittsburgh in the County of Frontenac from a point in the highway measured easterly 500 feet therealong from its intersection with the centre line of the roadway known as Third Street to a point in the highway measured easterly 500 feet therealong from its intersection with the centre line of the roadway known as Signal Avenue.

(6523)

December 7th, 1957

CORRIGENDUM

The Workmen's Compensation Act

In regulation 8 of Ontario Regulations 253/57 on page 312 (foot pagination) in The Ontario Gazette published on the 16th day of November 1957, "Clause 21" should read "Class 21".

(6558)

49

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 264/57. General Regulations. Amending O. Reg. 197/56. Made—12th November, 1957. Approved—21st November, 1957. Filed—25th November, 1957.

REGULATIONS MADE UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. Clause a of subregulation 2 of regulation 19 of Ontario Regulations 197/56 is revoked and the following substituted therefor:
 - (a) the amount of the coach-class railway fare or bus fare from the station nearest the place of residence of the teacher-in-training to the Teachers' College in September and the fare for returning there-from at the end of the school year, and

W. J. DUNLOP, Minister of Education.

Toronto, November 12, 1957

(6535)

49

THE PESTICIDES ACT, 1956

O. Reg. 265/57. General Regulations. Amending O. Reg. 174/56. Approved—21st November, 1957. Filed—26th November, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE PESTICIDES ACT, 1956

- 1. Regulation 1 of Ontario Regulations 174/56 is amended by adding thereto the following clause:
 - (bb) "korlan" means the chemical O O-dimethyl O-2,4,5-trichlorophenyl phosphorothioate.
- 2. Subclause xii of clause b of regulation 2 of Ontario Regulations 174/56 is revoked and the following substituted therefor:
 - (xii) organic phosphorus compounds not including malathion or korlan, and
- **3.** Ontario Regulations 174/56 is amended by adding thereto the following regulation:

31a. No person shall use hydrocyanic acid gas or cyanide compounds for extermination in any building or vehicle or on any land where the extermination substance would come in contact with the waters of any stream or lake or water flowing into any stream or lake.

M. PHILLIPS, Minister of Health.

(6551)

49

THE GAME AND FISHERIES ACT

O. Reg. 266/57. Waters set apart. Amending O. Reg. 34/56. Made—28th November, 1957. Filed—29th November, 1957.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Ontario Regulations 34/56 are amended by adding the following regulation:

16a. The waters described in Schedule 62A and known as "Sand Lake Fish Sanctuary" are set apart for the conservation or propagation of fish

- (a) from the 29th of November, 1957, to the 28th of February, 1958, both inclusive, and
- (b) from the 6th of November to the 28th of February in the year next following, both inclusive, in each year, beginning with the 6th of November, 1958.

SCHEDULE 62A

SAND LAKE FISH SANCTUARY

Sand Lake in the geographic Township of Proudfoot in the Territorial District of Parry Sound.

(6559)

49

THE POLICE ACT

O. Reg. 267/57.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations of Ontario, 1950.
Made—28th November, 1957.
Filed—2nd December, 1957.

REGULATIONS MADE UNDER THE POLICE ACT

1.(1) Item 13a of Part 1 of Schedule 2 of Regulations 320 of Consolidated Regulations of Ontario, 1950, as made by regulation 3 of Ontario Regulations 92/57, is struck out and the following substituted therefor:

13a GLOUCESTER | the whole

(2) Item 25a of Part 1 of the said Schedule 2, as made by regulation 4 of Ontario Regulations 92/57, is struck out and the following substituted therefor:

25a NEPEAN

the whole

(6561)



December 14th, 1957

THE OPERATING ENGINEERS ACT, 1953

O. Reg. 268/57. General Regulations. Amending O. Reg. 131/54. Made—28th November, 1957. Filed—4th December, 1957.

REGULATIONS MADE UNDER THE OPERATING ENGINEERS ACT, 1953

- 1. Regulation 14 of Ontario Regulations 131/54 is revoked and the following substituted therefor:
 - 14. An applicant for a certificate of qualification as a refrigeration operator (B class) shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) have had at least
 - (i) 1 year of qualifying experience in a refrigeration plant, or
 - (ii) 18 months of experience in installing and servicing equipment in a refrigeration plant and 6 months of qualifying experience in a refrigeration plant, and

- (d) furnish evidence as to previous experience prescribed in clause c.
- 14a. An applicant for a certificate of qualification as a refrigeration operator (A class) shall
 - (a) be at least 23 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) be the holder of a current certificate of qualification as a refrigeration operator (B class), and
 - (d) subsequent to obtaining the certificate of qualification as a refrigeration operator (B class), have had at least 4 years of qualifying experience in a refrigeration plant, of which 4-year period not less than 3 years have been in a plant exceeding 400 registered horse-power, and
 - (e) furnish evidence as to previous training and experience prescribed in clauses c and d.
- 2.(1) Form 1 of Ontario Regulations 131/54 is amended by striking out "Parliament Buildings" in the seventh line and inserting in lieu thereof "8 York Street".
- (2) Item 3 of the said Form 1 is struck out and the following substituted therefor:

3. COMPRESSORS INSTALLED:

Number	Manufacturer	Substance Being Compressed		Safety-valve	Brake Horse-power Rating of Motive Power		(Do not fill in: for departmental use
Installed		Name	Used as refrigerant (yes or no)	Setting	Steam	Other than steam	only) HORSE-POWER RATING

- **3.**(1) Form 5 of Ontario Regulations 131/54 is amended by striking out "Parliament Buildings" in the seventh line and inserting in lieu thereof "8 York Street"
- (2) The said Form 5 is further amended by striking out "(postal address)" in the tenth line and inserting in lieu thereof "(number, street, and city, town or P.O.)".
- 4.(1) Form 7 of Ontario Regulations 131/54 is amended by striking out "Parliament Buildings" in the eighth line and inserting in lieu thereof "8 York Street".
- (2) The said Form 7 is further amended by striking out "now residing at" in the thirteenth line and inserting in lieu thereof "now residing at"

(number, street, and city, town or P.O.)

- (3) The said Form 7 is further amended by striking out "Parliament Buildings" in the last line and inserting in lieu thereof "8 York Street".
- 5.(1) Item 2 of Table 1 of Ontario Regulations 131/54 is struck out and the following substituted therefor:

2	On the issue of a certificate of registration in accordance with a new classification	5
2a	On the issue of a certificate of registration to a new owner of a plant	5
2aa	On the issue of a duplicate of a certificate of registration	3

- (2) Sub-item j of item 4 of the said Table 1 is struck out and the following substituted therefor:
 - (j) refrigeration operator (B class)..... 8 (k) refrigeration operator (A class)..... 10
- (3) Sub-item j of item 5 of the said Table 1 is struck out and the following substituted therefor:

(j)	refrigeration operator (B class)	5
(k)	refrigeration operator (A class)	7
(6580)	-	50

THE PLANT DISEASES ACT, 1954

O. Reg. 269/57. General Regulations. Amending O. Reg. 84/55. Made—5th December, 1957. Filed—9th December, 1957.

REGULATIONS MADE UNDER THE PLANT DISEASES ACT, 1954

1. Schedule 1 of Ontario Regulations 84/55 is amended by adding thereto the following item:

9. Bulb and stem nematode	Ditylenchus dipsaci (Kuhn 1857) Filipjev, 1936	
(6587)		50

December 21st, 1957

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 270/57. General Regulations (Physiotherapy). Amending O. Reg. 14/55. Made—16th November, 1957. Approved—5th December, 1957. Filed—10th December, 1957.

REGULATIONS MADE BY THE BOARD OF DIRECTORS OF PHYSIOTHERAPY UNDER THE DRUGLESS PRACTITIONERS ACT

- 1.(1) Clause b of subregulation 1 of regulation 6 of Ontario Regulations 14/55 is revoked and the following substituted therefor:
 - (b) on renewal of registration, \$12.00, and
- (2) Subregulation 2 of regulation 6 of Ontario Regulations 14/55 is revoked and the following substituted therefor:
 - (2) Where a registered physiotherapist
 - (a) notifies the Board that he has ceased to practise in Ontario; and
 - (b) pays the renewal fee for the year in which he ceases to practise, and for the year in which he resumes practising;

his registration shall be deemed to have been renewed during the period in which he does not practise.

- (3) The secretary-treasurer shall register or renew the registration of a physiotherapist who is blind without payment of any fee.
- 2. Regulation 10 of Ontario Regulations 14/55 is amended by adding the following subregulations:
 - (3) A physiotherapist may describe his qualifications or occupation in terms of the system of treatment that may be followed by physiotherapists as prescribed in the regulations made under the Act.
 - (4) No physiotherapist shall describe or cause to be described his qualifications or occupation in a manner which suggests the qualities or effectiveness of his services or skill other than in the manner set out in subregulations 1, 2, and 3.
- 3. Regulation 11 of Ontario Regulations 14/55 is amended by adding the following subregulation:
 - (4) The Board may by resolution provide for the investment of the surplus revenue of the Board.
- **4.** Clause *a* of regulation 18 of Ontario Regulations 14/55 is revoked and the following substituted therefor:

- (a) not exceeding \$45.00 in amount, and
- 5. Clause b of regulation 20 of Ontario Regulations 14/55 is revoked and the following substituted therefor:
 - (b) \$25.00 for each half day or less during which the examiner conducts an oral examination, and

BOARD OF DIRECTORS OF PHYSIOTHERAPY

KATHLEEN MACPHERSON F. A. ROBERTS MARY H. MARTIN E. A. LEES RUTH O. F. BRADSHAW

(6611)

51

THE ASSESSMENT ACT

O. Reg. 271/57.
Designation of Mining Municipalities.
Amending O. Reg. 197/52.
Made—11th December, 1957.
Filed—11th December, 1957.

REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

- 1.(1) Clause b of regulation 3 of Ontario Regulations 197/52, as remade by subregulation 1 of regulation 1 of Ontario Regulations 205/55 and amended by subregulation 1 of regulations 104/57 and subregulation 1 of regulation 1 of Ontario Regulations 113/57, is further amended by adding thereto the following sub-clause:
 - (ix) Capreol.
- (2) Clause c of regulation 3 of Ontario Regulations 197/52, as remade by subregulation 2 of regulation 1 of Ontario Regulations 205/55 and amended by subregulation 2 of regulation 1 of Ontario Regulations 104/57, is further amended by striking out "and" at the end of subclause xxvii, and by adding thereto the following subclause:

(xxix) Falconbridge.

2. These regulations come into force on the 1st day of January, 1958.

W. K. WARRENDER, Minister of Municipal Affairs.

Toronto, December 11th, 1957.

(6612)

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 272/57. Carrying Goods in Bond through Ontario. Amending O. Reg. 235/52 and revoking O. Reg. 248/56. Made—5th December, 1957.

Filed-11th December, 1957.

REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

- 1. Regulation 7 of Ontario Regulations 235/52, as made by Ontario Regulations 248/56, is revoked and the following substituted therefor:
 - 7. These regulations expire with the 31st of December, 1958.
 - 2. Ontario Regulations 248/56 are revoked.

51 (6613)

THE HIGHWAY TRAFFIC ACT

O. Reg. 273/57. General Regulations. Amending Ö. Reg. 264/44 (C.R.O. 407). Made—5th December, 1957. Filed—11th December, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.(1) Clause a of subregulation 1 of regulation 1 of Ontario Regulations 264/44, as remade by Ontario Regulations 224/55, is revoked and the following substituted therefor:
 - (a) for motor vehicles, except as hereinafter specified, having

(i)	4	cylinders,	if	motor	vehicle	
` '	m	anufactured	in	or before	1933	\$ 3.00

- (ii) 4 cylinders, if motor vehicle manufactured after 1933..... 10.00
- (iii) 6 cylinders, up to and including 28 horse-power..... 10.00
- (v) 8 cylinders, up to and including 35 horse-power..... 15.00

(iv) 6 cylinders, over 28 horse-power.

- (vi) 8 cylinders, over 35 horse-power, up to and including 45 horse-20.00
- power..... (vii) 8 cylinders, over 45 horse-power and 12 and 16 cylinders..... 25.00

according to S.A.E. rating where horse-power is in this clause prescribed;

- (2) Subclauses i and ii of clause f of subregulation 1 of the said regulation 1, as remade by Ontario Regulations 224/55, are revoked and the following substituted therefor:
 - (i) of not more than 2 tons..... \$15.00
 - (ii) more than 2 tons and up to $2\frac{1}{2}$ 20.00 tons.....

- (3) Clause n of subregulation 1 of the said regulation 1, as remade by Ontario Regulations 224/55, is revoked and the following substituted therefor:
 - (n) for a motorcycle..... \$5.00
- 2. Item 2 of regulation 2 of Ontario Regulations 264/44, as remade by Ontario Regulations 255/56, is revoked and the following substituted therefor:
 - 2. For a permit and set of motorcycle manufacturers' or dealers' number plates..... \$ 7.00

(6614)51

THE FARM PRODUCTS MARKETING ACT

O. Reg. 274/57.

Manner of Taking Votes under Section 4 of the Act. Amending O. Reg. 218/57. Made—13th December, 1957. Filed—13th December, 1957.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 1 of regulation 19 of Ontario Regulations 218/57 is revoked and the following substituted therefor:
 - (1) The persons voting in favour of
 - (a) the approval of a proposed plan, or
 - (b) an amendment to an existing plan, or
 - (c) an amendment to regulations under an existing plan, or
 - (d) the approval of an existing plan under subsection 1e of section 4 of the Act,

shall be not less than 51 per cent of all persons eligible to vote.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

15.00

G. F. PERKIN Ćhairman

F. K. B. STEWART

Secretary.

Dated at Toronto, this 13th day of December, 1957. (6637)

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 275/57. Hours of operation of Terminal. Amending O. Reg. 176/55. Made—16th December, 1957. Filed—16th December, 1957.

RULES MADE BY THE BOARD UNDER THE ONTARIO FOOD TERMINAL ACT

- 1. Rule 16 of Ontario Regulations 176/55 as made by regulation 1 of Ontario Regulations 91/57 is amended by adding thereto the following clause:
 - (aa) the 26th of December,
- 2. Regulation 1 expires with the 26th of December, 1957.

THE ONTARIO FOOD TERMINAL BOARD

G. F. PERKIN

Chairman

GEO. H. REYNOLDS. (Seal) Secretary.

Dated at Toronto, this 16th day of December, 1957. (6654)

December 28th, 1957

THE HIGHWAY IMPROVEMENT ACT, 1957

O. Reg. 276/57. Controlled-access Highways—Chester-ville By-pass. New. Made—12th December, 1957. Filed—18th December, 1957.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT, 1957

CONTROLLED ACCESS HIGHWAYS

CHESTERVILLE BY-PASS

1. That portion of the King's Highway described in schedule 1 is designated as a controlled-access highway.

SCHEDULE 1

In the Township of Winchester in the Village of Chesterville in the County of Dundas being that portion of the King's Highway shown coloured red on a Department of Highways plan numbered P-2451-14 registered in the Registry Office for the registry division of the County of Dundas as number 114 Highway Plans.

(6660)

52

THE HIGHWAY TRAFFIC ACT

O. Reg. 277/57. No-left-turn signs. Amending O. Reg. 246/57. Made—12th December, 1957. Filed—18th December, 1957.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 1 of Ontario Regulations 246/57 is amended by inserting after "sign" in the first line "erected under these regulations".

(6661)

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